

**TOWN OF
EASTHAM, MA**

**MARRIAGE
INTENTIONS
1857-1897**

**MARRIAGES IN
OTHER TOWNS
prior to 1800**

START

Records of
Intentions of Marriage.

Mortgage Deeds & Bills of Sale
and

Records of Marriages in other Town
previous to A. D. 1800.

Intentions of Marriage.

Entered according to law by J. Doane & Son, Clerk
of Barnstable Co.

Date of

entry.

Nov. 17, 1857 Thomas H. Paine & Deborah S. Paine both of
Eastham.

Nov. 28

1857 James H. Rich of Wellfleet and Sarah A. H.
Baker of Eastham.

Dec. 5 Charles H. Wetherell of Wellfleet and Anna L. Lincoln

1857 G. Gill of Eastham.

Dec. 16 Scatter P. Bangs & Julia Nickerson both of
1857 Eastham.

Jan. 20 William Brewster Jr. of Eastham & wife

1858 Doane of Provincetown.

Aug. 24 William P. Higgins of Eastham & Lincoln

1858 Rich of Wellfleet.

Dec. 29 Horatio P. Davis of N. Bridgewater & wife

1858 H. Baker of Eastham.

Dec. 29 Ezra Knowles Jr. of Orleans & Emma L. Gould

1858 of Eastham.

June 24 George H. Dill of Eastham & wife

1859 Elmer of Cabot Rd.

1859 Certificate of marriage
July 23, Samuel Doane & Ruth A. Brown both
1859 3. of Eastham

Sept 6, George Doane and Harriet A. Snow
1859 3. both of Eastham

Oct 3, John A. Clark & Fanny M. Gilk.
1859 3. both of Eastham

No. 10, Adiel Nickerson of Eastham and
1859 3. Philpha E. Baker of Barnstable

Dec. 5, Elkanah Smith & Maryetta Wareham
1859 3. both of Eastham

John Fulcher & Josephine H. Doane
1859 3. both of Eastham

Daniel Cole Jr. of Eastham and
1859 3. Minerva A. Smalley of Barnstable both

Dec 28, Edward Penniman & Betsy A. Knowles
1859 3. both of Eastham

Jan 14, Daniel Higgins and Betsy G. Coll
1860 3. ins both of Eastham

May 3, Nathaniel Swift of Eastham and
1860 3. Lucia Cornish of Plymouth

Certificates of Marriage

Sept 3, 1860 } Robert May and Abby F. Moore,
both of Eastham

Oct 19, 1860 } Elkanah C. Brackett and Achala
Smith, both of Eastham

Nov 28, 1860 } Adery Baker of Hanwich and
Susan G. Brewer of Eastham

Dec 26, 1860 } William Rich of Truro and Lucy C.
Dill of Eastham

Dec 31, 1860 } George A. Colbrook of Sherborn and
Laura A. Nickerson of Eastham

Jan 27, 1861 } Gustavus F. Swift and Anna Maria
Higgin, both of Eastham

Jan 8, 1861 } Ober C. Smith and Betsy F. Nick
erson, both of Eastham

Mar 12, 1861 } Obed E. Doane and Melissa H.
Doane, both of Eastham.

June 8, 1861 } Adelia W. Higgins and Rebecca H. Flor
ton, both of Eastham

July 9, 1861 } Timothy F. Crosby of Boston and
Clarissa M. Knowles of Eastham

Certificates of Marriage

Nov. 30 } George T. Smith of Eastham and
1861 } Lettie L. Cole of Orleans.

Feb. 14 } Marshall Doane of San Francisco California, &
1862 } Annie P. Benjamin of Winthrop Maine.

Apr. 5 } Albert Dill and Susan M. Horton
1862 } both of Eastham.

Sept. 3 } Francis P. Cook of Provincetown
1862 } & Betsy P. Doane of Eastham.

Nov. 10 } Nathan S. Knowles and Lauraella
1862 } P. Dill both of Eastham.

Nov. 12 } David Cole and Caroline G.
1862 } Moore, both of Eastham.

Nov. 18 } Elkanah C. Brackett Jr. of Eastham
1862 } & Clara Crosby of Brewster.

Nov. 19 } James Penruinane & Caroline Dill
1862 } both of Eastham.

Nov. 28 } Stephen F. Brown of Wellfleet &
1862 } Betsy P. Horton of Eastham.

Dec. 6 } Francis O. Abbot of Provincetown
1862 } and Clara Smith of Eastham.

Certificates of Marriage.

Dec. 16, 1862 } Daniel Pennington and Phila. Scott
both of Eastham. —

Dec. 29, 1862 } Michael H. Harding & Eliza Sherman
both of Eastham. —

Jan. 7, 1863 } Seth K. Smith of Eastham & Hannah
J. Lincoln of Orleans. —

Feb. 7, 1863 } Remond T. Smith of Eastham, and
Roxana J. Mays of Orleans. —

March 2, 1863 } Francis T. Brewster and Gerusha Do-
ane both of Eastham. —

April 6, 1863 } Russell Doane of Eastham & Arabella L. Pe-
rie of Eastham (residing in Lawrence, Mass.)

July 3, 1863 } Charles C. Brown of Eastham & Walter E.
Farris of Orleans. —

July 6, 1863 } Timothy C. Sparrow of Wellfleet & Lizzie
Speaker of Eastham. —

July 12, 1863 } George N. Pearce of Wellfleet &
1863 } Abby M. Brewer of Eastham. —

Certificates of Marriage

July 25, 1863 } William M. Hobkins & Annie L. Ham-
ilton, both of Eastham.

Sept. 12, 1863 } Warren Hobkins of Brewster and
Hannah R. Nickerson of Eastham.

Oct. 4, 1863 } Abram L. Brown of Eastham, and
Lucy J. Smith of Boston.

Nov. 8, 1863 } Sylvanus C. Hatch & Gilpatrick C. Bro-
non both of Eastham

Nov. 23, 1863 } John F. Walker of Eastham & Is-
zy C. Eldridge of (Chatham) Eastham

Dec. 5, 1863 } Amos Sherman of Eastham & Betsey
J. Smith of Orleans.

Dec. 16, 1863 } Ezra Knowles & Thankful Lincoln
both of Eastham.

Dec. 28, 1863 } Willman P. Doane & Katie R. Mayo
both of Eastham.

Mar. 22, 1864 } Peter Higgins and Harriet E. Baker both
of Eastham.

Apr. 27, 1864 } Joseph G. Sloan of Orleans and
Rebecca Houston of Eastham

Certificates of Marriage.

Nov. 12th 1864 Louis H. Walker of Eastham & Melissa Snow of Orleans

11-26th 1864 Oldad Higgins and Pauline Knowles, both of Eastham

11-11th Josiah Mr. Knowles and Mary P. Knowles, both of Eastham

Jan. 19th 1865 Joshua Nickerson and Mary A. Garrison, both of Eastham

Feb 25th 1865 Herman Smith 2nd of Eastham and Oliver Mr. Freeman of Orleans

Apr 20th 1865 Harrington Smith Jr and Philia Smith both of Eastham

May 3rd 1865 Stephen Cole of Eastham and Marcella Baker of Gorwick

May 12th 1865 Columbia Smith & Elizabeth Gilt both of Eastham

June 30th 1865 Richard H. Knowles of Eastham and Winona Corriss of Halifax

Certificates of Marriage.
Brook Daane & Fannie Mayo
Both of Eastham

Nov 27
1865

Dec 18th Solomon Young of Wellfleet or
Nehtable H. Dolore of Eastham

Dec 29th Jesse H. Daane and
Lucy H. Collins both of Eastham

Jan 8
1866

Roland D. Cobb of Eastham
Mariah H. Higgins. I am

Feb 15th Joseph Dill or Ruth Nickerson
Both of Eastham

Feb 14th Calvin Flanoring & Betsy J. Daane
Both of Eastham

Feb 16th John F. Knowles of Eastham is
Eliza M. Goodwin of Barnstable

June 30th Solomon B. Wiley of Wellfleet
Nehtable A. More of Eastham

Oct 25th Dorothy M. Hatch of Eastham
Fannie Lane of Chambertown

Nov 14th Timothy Mayo & Temperance Daane
Both of Eastham

Nov 25th Simon Perry & Pickle Daine
1866 Both of Eastham

25th Charles L Roger of Orleans
Hannah & the Smith of Eastham

27th Thomas & Knowles & Mangelle May
Both of Eastham

Jan 2nd 1867 John & the Smith of Eastham &
Paulina Taylor of Orleans.

March 4th Robert Oliver of New Bedford
Sarah Nickerson of Eastham

May 10th Jesse E Brown of Eastham
Roads & the H. Ellis, Orleans

June 8th Simon Ford of Wellfleet
Frances Ellis Eastham

June 23rd Sylvanus D Knowles, Eastham
Harriet A May

Sept 12th " John G. M. Gill Eastham
Mary A. Jones Boston

Oct 4th Nathan A. Gill Eastham
Matthew & Leacock Wellfleet

Nov 6th Reuben & Fenton Eastham
Lynde Clark Eastham

"

Dec 30 1867	Luther B. Smith, Eastham Moses H. Cole Eastham Certificates of marriage in 1868
Jan 1. 1868	John Mycock Eastham Chalumba Wood Eastham Albert Smith Eastham Normal School Grinnell & J. Barclies Truro Wellfleet Lydia D. Poole Eastham
May 2. 1868	Samuel T. Sparrow Eastham 41 Mary G. Cushing Orleans 30
June 2.	Freel & Dodge North Bridge Nellie J. Snow Eastham
July 1.	William H. Brackett Eastham Adolie Knowles Eastham
Nov 26. 1868	Peter Higgins Eastham Phoebe Burrows East Barnstable
Nov 28. 1868	Snow & Higgins Eastham Mabel J. Barker Orleans
Dec 13. 1868	Herman R. Frost Orleans Adolie & Walker Eastham
Jan 11. 1869.	Franklin Rider Barnstable Mary D. Mayo Eastham

April 17 James R. Hinds ~~with the post~~
John & Smith Eastham

August 7th to William W. Cole Orleans
Maine Fish. Chatham

Nov. 15 James Baland Island
Plaice Gill. Brewster

Dec 15th to Winsor & Knowles Eastham
Lucy & Cornish Halifax

16th to Matthew & Smith Eastham
Doreas Swane Orleans

Dec 25th to Wilber & Smith Eastham
Felix & Smith Dr.

January 6th 1870 Sylvester & Cobb Eastham
Ella Gill. Eastham

Jan 18th Samuel Sherman Orleans
Martha & Knowles Eastham

Feb 2nd 1870 Charles Higgins Eastham
Linen & Rogers Orleans

March 11th George & Dill Eastham
Sarah C. Ford. Eastham

April 21st Matthew & Mayo Wellfleet
Sarah L. Brown Eastham

May 1st Nicholas P. Rowell Eastham
Julia M. Stoddard Eastham

Certificate of Marriage.

July 2nd 1871 Monroe & Moses Eastham
Augusta N. Lane Wellfleet

" 5 Nehemiah & Harriet Eastham
Ellen A. Smith "

Oct 29th Henry A. Brown Eastham
Bloda Wright Marshfield

Nov 21st Hannah H. Gill Eastham
Sarah Sparrow Orleans

Decm 5th John H. Horton Eastham
Ella J. Small Groton

April 29th 1872 Holdad Dill Eastham
Norance Blanchard Eastham

May 5th Friedric Morris Sal Eastham
Rachel A. Doane Eastham

July 4th William H. Hopkins Eastham
Marinda Pierce Dennis

August 4th William Horton Boston
Ella C. Hopkins Eastham

Nov 17th Thomas C. Nickerson Eastham
Emma Southward Chelmsford

Certificate of Marriage

Nov 2 nd	Herbort J Fish		Castram
1871	Lillian M Higgins		
28 th	Charles H Smith		Castram
	Charlotte A Doane		
28 th	Luther Hurl		Castram Orleans
	Clementine Higgins		
Jan 2 nd	William H Nickerson		Castram
1892	Dorah B Brown		
20 th	William G Newcomb		Wellfleet Castram
	Laura M Hatch		
Febr 14 th	Nathan S Smith		Castram Pitsburgh
" 17	Martha Lamb		
28 th	John Miner		Orleans
"	Mervy A Nickerson		
July 3 rd	George Taylor		Castram Castram
	Susan Harding		
Nov 27 th	G. H. Paul		Littleboro
	Rachel A. Smith		
	Castram		

Certificates of Marriage

1893

January 28th Arthur H. Cobb } Eastham
Sarah D. Smith } Eastham

March 11th Sylvanus Dill } Eastham
Ruth Nickerson } Eastham

April 5th Oliver Deane } Orleans
Sarah Harding } Eastham

Frank Ellison } Eastham
Martha Beavonstock } Wellfleet

10th Douglas Kenny } Orleans
Catharine Hopkins } Eastham

June 18th Daniel Higgins } Orleans
Sarah Lincoln } Eastham

August 4th Solomon H. Mayo } Eastham
Elvira Penniman } Eastham

Nov 18th Ellen M. Nickerson } Eastham
Lillian E. Taylor } Orleans

Dec 27th Henry Mansings } Swansboro
et Ellis Smith } Eastham

1873 Certificates of Marriage

Jan 21 Freeman A. Collins of Eastham +
Lauren Smith of Orleans

Feb. 4 Daniel T. Sparrow of Eastham +
Julia T. Weeks of Hanick

1874

Nov. 21 Angus Campbell of Wellfleet +
Thebe M. Dill of Eastham

March 6 Francis M. Smith and
Mary A. Lincoln, both of Eastham

Apr. 29 Solomon T. Hatch of Wellfleet and
Sarah Thebe A. Nickerson of Eastham

May 14 James P. Hatch and Clara E. Gill
both of Eastham

July 5 Benjamin D. Prince of Eastham +
Lucy F. Phillips of South Dennis

Sept. 25 Columbus Dill of Eastham +
Thankful Lincoln of Wellfleet

Nov. 24 Geo. Y. Smith of Eastham +
Angie Dyer of Wellfleet

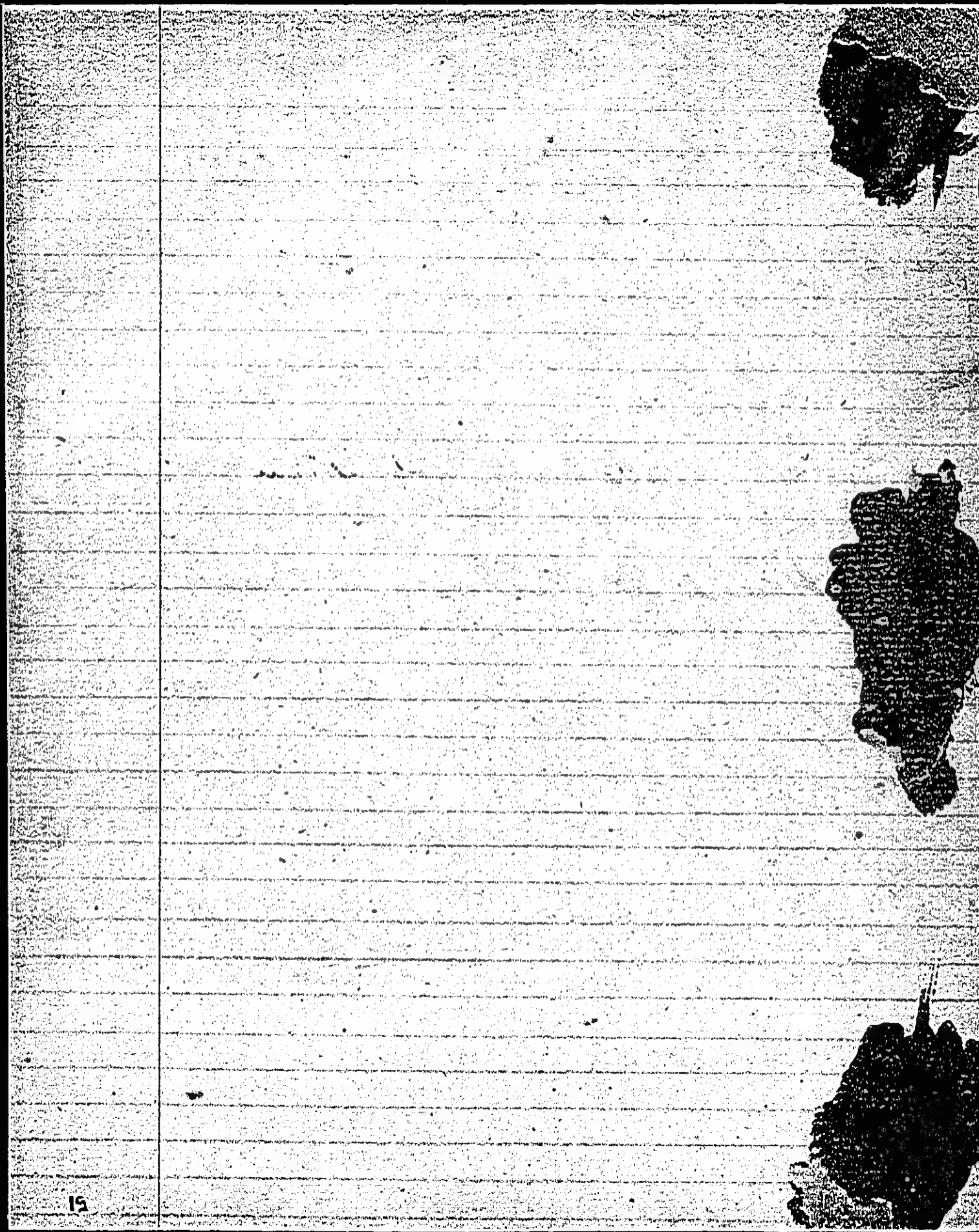
" " Albert W. Walker of Eastham +
Lella ~~Spencer~~ of Wellfleet
F. Doane of Orleans

Ira T. Ellis of Eastham and
Louisa H. Collins of Eastham

See G. Nickerson of Eastham and
Gale Daniels of Eastham.

July 14 Isaac R. Leeward of Wellfleet and
Renee M. Nickerson of Eastham.

Aug. 2 John A. Knowles and
J. Dorcey J. Cobb both of Eastham



Certificates of Marriage

1875
Dec. 1 Ira T. Ellis, and
Louisa H. Collins of Eastham

1876
Dec. 27 Asa L. Nickerson and
Ephie Daniels, both of Eastham

July 14 Isaac R. LeCount of Wellfleet &
Rena M. Nickerson of Eastham

Aug. 2 John A. Knowles &
Lucy J. Cobb both of Eastham

Oct. 8 Herbert D. Nickerson of Eastham &
Barrie D. Drew of Chelica

Nov. 15 James B. Bamford of Wellfleet &
Ada M. Dill of Eastham

Nov. 20 Thomas S. Cobb, of Eastham &
Henrietta Healds of Barnstable

1877
May 10 William Bradford of Plymouth &
Polina C. Dill of Eastham

Dec. 19 Richard S. Sparrow and
Mary A. Sparrow, both of Eastham

Jan. 12 Charles H. Smith and Mary B. Smith
both of Eastham

1878

1878
March 14 Certificates of Marriage
Charles H. Fawver of Attleborough and
Caroline C. Smith of Eastham

June 4 D. A. Brown of Abington and
Romana B. Bradford of Eastham

July 16 Arthur H. Kenner and Lowell and
Ada F. Clark of Eastham

Aug 28 James Phillips and
Carrie L. Brown Bath of Eastham

Dec 30 Sylvester Lincoln and
Arthur Anna Knowles Bath of Eastham

Jan 1879 2 Reuben Rice of Welfleet and
Nellie Nickerson of Eastham

March 24 Francis C. Fawver of Attleboro and
Sarah A. Myrick of Eastham

April 5 George H. Smith and
Sarah L. Nickerson Bath of Eastham

April 6 Arthur Anderson and
Hattie W. Doyle Bath of Eastham

May 22 Walter C. Knomle and Adelice
Dyer Bath of Eastham

Nov 25 Certificate of Marriage
Robert R. Horton of Eastham and
Florence Carroll of Chatham

May 4 Walter H. Dill and
Emmie W. Knowles both of Eastham

Nov 8 Joshua Cole and
Julia C. Bradford both of Eastham

Nov 2 ¹⁸⁸¹ Frances W. Smith and
Sarah A. Doane both of Eastham

Dec 11 ¹⁸⁸¹ Sylvanus Freeman and
Lucy Doane both of Eastham

Feb 27 ¹⁸⁸¹ James H. Savage of Eastham
Leelia L. Abbott of Chatham

April 16 Edward Rollis of Brewster and
Effie L. Gill of Eastham

May 11 ¹⁸⁸¹ Hinsdale L. Knowles and of Eastham
Carrie Baker of Orleans

Certificate of Marriages	
June 11	Agnes F. Torrey and Betsey E. Tolson, both of Eastham
June 15	George O. Mayo and Abbie T. Cole, both of Eastham
Sept 20	Osgood Foster and Bekka L. Knowles, both Eastham
Nov 21	Alden B. Johnson of Boston Katherine L. Hill of Eastham
Dec 5	John R. Rider and Lancet Mayo, both of Eastham
Dec 10	Samuel A. Nickerson of Manchester Lancy M. Barnard of Melville
Dec 17	John W. Doane of Eastham Abdella Chase of Brewster
Dec 22	Joseph A. Cobb of Eastham Mary L. Atwiss of Orleans
1882	
Mar 25	Allen W. Nickerson and Harriet M. Myrick both of Eastham

Apr 20

Certificate of marriage
John Chapman and
Addie B. Hopkins both of Eastham

July 3

Frederick A. Dill and
Jane Smith both of Eastham

Sept 23

Charles Chase of Brewster
Hattie Gill of Eastham

Dec 13

Winnis. T. Foster
Betrea Brown both of Eastham

*1883

Jan 8

Abzolom. L. Walker
Laura Harding both of Eastham

Jan 22

Philip F. Lewis of Brewster
Ella M. Nickerson, of Orleans

Apr 24

Lewis Bates, Gardner of Taunton Miss and
Annie references Horton of Taunton

Austin R. Cole and
Eulalia. R. Savage both of Eastham

Oct 8

James. W. Percival and
Susan Wheeler both of Eastham

1883

Oct 15 Daniel Coath and Sarah A. Collier
both of Eastham

Nov. Franklin B. Hayes of Eastham,
Mary Ella M^{rs} V. West to whom

Nov 26 James C. Prince of Eastham
Matilda Phillips of Boston

Dec 31 J. Bradley Steele of Orleans and
Leona S. Harding of Eastham

Jan 7 1884 George F. Snow of Orleans and
Sue M. Harling of Eastham

Feb 29 Charles C. Daniels of Eastham and
Mary F. Cole of Wellfleet

March Edward R. Nickerson of Eastham
Minnie L. Cornell of Provincetown

Apr 28 George F. Higgins of Eastham and
Albertine Schenckler of Orleans

Certificates of marriage 1884

Apr 24 Robert R. Horton of Eastham and
Emma A. Wharf of Wellfleet

May 22 Robert R. Horton of Eastham, and
Jennie C. Leandekins of Wellfleet,
George R. Gill and
Elsie F. Cole both of Eastham.

July 26 George G. Hopkins of Eastham and
Berrie Miller of Orleans

Sept 19 Simon F. Lee and
Nettie H. Nickerson both of Eastham

Oct 15 Herbert C. Clark and
Sarah B. Gardner both of Eastham

Oct 24 S. M. Daine of Westham and
Mary E. Higgins of Eastham

Oct 24 Samuel Smith of Eastham and
Anna Maria Bear of Chatham

Dec 11 James Smith and
Mary E. Walker both of Eastham

Dec 8 Freeman E. Knowles of Eastham and
Nettie Walker of Orleans.

Certificates of Marriage

Dec 11 Benjamin Taylor of Orleans and
Paulina L. Pearson of Rostham

Feb 2¹⁸⁸⁵ Alfred H. Gilf and
Martha K. Redbridge both of Rostham

Mar 24 Whiting R. Horves of Rostham and
Carrie L. Pennington of Rostham

Apr 27 Fred W. Houston of Rostham and
Carrie M. Smith of Wellfleet

May 2 James W. Ford and
Lancy C. Remmels both of Rostham

May 5 William W. Nickerson of Orleans and
Emma L. Redbridge of Rostham

June 27 Charles Gorder and
Edith Hill both of Rostham

Sept 4 Thomas Doran of Rostham and
Anna Maria Witter of Brewster
Pillows, Iselwood

Dec 29 Charles W. Myrick of South Yarmouth
Adelia R. Mayo of Rostham

1886
Mar 20

Certificates of Marriage
James H. Gill of Wellfleet and
Julia A. Doyle of Eastham

July 30

George F. Merritt and
Sarah J. Cornwell both of Eastham

Nov 10

Nathaniel P. Clark and
Cetta C. Dill both of Eastham

Dec 20.

John H. Smart of Brooklyn, N. Y. and
Abbie F. Chapman of Eastham

1887

Wallace Adams Smith of Eastham and
Ollie Cawanda, now of Orleans

Apr 13

Abbott H. Walker of Eastham and
Julie A. Wiley of Wellfleet

June 18

Alfred Herrick of Eastham and
Susie M. Baker of Brewster

July 6

Frank J. Brewer of Eastham and
Carrie H. Dill of Wellfleet

Sept 1

Horace H. Gill and
Birdie Cobb both of Eastham.

1888
Feb 13 Certificates of Marriage
Geo. T. Hollis of Eastham and
Hilla Vaughan of Saugingard of
April 6 Joseph A. Cobb of Eastham and
Eleanor L. Warren of Woburn
May 30 Herbert L. Higgins of Eastham and
Addie S. Hopkins of Orleans
Nov 27 Samuel F. Brushell and
Charles S. Colbridge both of Eastham
Dec 28 Horace F. Marquis of Middleboro
and Anna M. Smith of Eastham
1889
May 28 Joseph W. Nickens of Worcester and
Florence M. Smith of Eastham
Aug 24 Robert W. Horton and Jessie L. Pearce
both of Eastham
Charles F. Dell of Eastham and
Anna Hollis of Dennis

1889	Certificates of Marriages
Sept.	Charles. F. Nickerson of Eastham and Carrie S. Buttrum
Nov 18	Abdulino. Ezechiel Doane and Bessie. Anna. Marcham. both of Eastham
Feb 10 1890	Hegene. B. Pennington of Eastham and Clarrie S. Flaxling of Orleans
May 13	Joseph. W. Ryder and Hattie Douglass. both of Eastham
May 30	Charles. Eldridge and Nannie K. Varnum both of Eastham
Aug 2	George. T. Dill and Sillie F. Moore both of Eastham
Oct	Fred. Suggs and Sillie Horton both of Eastham
Nov 7	George. P. Brackett of Eastham and Rose. A. Holmes of Harwich
Nov 11	Gideon L. Smith of Eastham and Alice L. Williamson of Wellfleet

Certificates of Marriage. 1887

Mar 30 George O. Mayo of Eastham and
Emma K. Knowlton of Campbells

May 27 Alonzo N. Bearce and
Orchilia S. Lowell both of Eastham

June 2 Tobias H. Chare and Sarah A. Gill
both of Eastham

June 15 Nelson E. Dyer of Wellfleet and
Amelia W. Higgins of Eastham

June 24 Christopher T. Smith of Orleans and
Mallie L. Rogers of Eastham

July 2 Orville W. Crosby of Orleans and
Alice M. Walker of Eastham

July 23 Albie T. Gill and Deborah S. Lewis
both of Eastham

Aug 11 George C. Mayo of Gloucester and
Sarah M. Chipman of Eastham

1892
Feb 6

Certificate of Marriage
Charles M. Perry of Brewster, and
Louisa F. Roffe of Eastham

February

Fred C. Booth of Fairhaven Mass.
and Mattie A. Doyle of Eastham

" 30 }

William Horton Nickerson of Eastham
and Fannie A. Clark of Eastham

July 23 }

Chester H. Horton and
Clara A. Knobler both of Eastham

Oct. 29

Ada B. Goburn of Orleans and
Della F. Nickerson of Eastham.

Dec 3 }

Gilbert H. McWilliams of Prince Edward Island
and Harry C. Rogers of Eastham

1893

Horatio H. Collins and Bette of
Eva W. Woley Eastham.

March 20

Frederick W. Dill of Eastham and
Ducy Hamilton of Wellfleet

June

Charles Watson Smith of Eastham and
Angie Bell Collis of Brewster

July 1

Bethel & each of Morrison and
Emma G. Snow of Eastham

Sept. 1

Pascal Parker Brown of Welfleet and
Anne Etta Murphy of Dennis Town, Ireland

" 2

Oliver W. Higgins of Eastham and
Helen S. Higgins of Orleans

Sept. 2 1894

Daniel Abraham E. Cole of Eastham and
William Frank Anderson of Los Angeles, Cal.

Sept. 3 1895

Samuel Higgins of Eastham and
Mary B. Smith of Eastham

May 6 - "

George W. Thaddeus of Eastham and
Magdalena Giebel of New York City

June 13 - "

Frank W. Edlidge of Orleans and
Estelle Higgins of Eastham

" "

Peter Nelson Kemp of Welfleet and
Anna Miller Brown of Eastham

July 1 - "

Henry Dean Smith of Eastham and
Emma Ede Clark "

Sept. 24 "

Peter Higgins of Eastham and
Matthew McEntee of Fair Haven, Mass.

Oct. 17-¹⁸⁹⁵ Thomas D. Dow of Orleans and
Gannie B. Lewis of Eastham

Nov. 11 " Edward Scoll Knobla of Eastham and
Alice Pinwood Macleam ..

April 18-¹⁸⁹⁶ Willis Dill of Eastham and
Sarah Jones of Osterville

July 20 " Gathen Allen Thurl of Eastham and
Dilla W. Russell of Orleans

Aug 10- " John Nathan Higgins of Eastham and
Rebecca Higgins Weston ..

Sept. 3 " Charles Allen Rogers of Eastham and
Elence Hassard .. Brewster

Nov. 20 " George Higgins of Orleans and
Sarah P. Gulcher " Eastham

Dec 29- " Fred W. Gulcher of Eastham and
Harriet A. Hamlin of Sophronia Mass.

Jan. 1-¹⁸⁹⁷ William Henry Gill of Eastham and
Mary Ann Burns of Wellfleet

April 12- " Gathen Weston Rogers of Eastham and
Prattie Elizabeth White of Orleans

109
April 27 Alvin Dennis Wiley of Wellfleet and
Nettie Wiley Duglass of Eastham

July 1 " George H. Remmick of Eastham and
Matilda G. Chase of Brewster

Nov. 4 " Leonard B. Dill of Wellfleet and
Kate B. Dill " Eastham

Dec 22 " Adin G. Gill of Eastham and
Ginnie D. Beane "

I know all now by these presents

That I George W. Handing of Eastham in the County of Barnstable and Commonwealth of Massachusetts, in consideration of Six hundred and Seventy-five dollar paid by Thos. B. Davis of said Eastham, the receipt whereof is true by acknowledge, do hereby grant, sell, transfer, and claim unto the said Thos. B. Davis the following goods and chattels, namely:

One Regal Automobile Model 7 F. 8157.

To have and to hold all and singular the said goods and chattels to the said Thos. B. Davis and his executors, administrators, and assigns, to their own use and behove forever.

And I hereby remain with the number that I am the lawful owner of the said goods and chattels, that they are free from all encumbrance, that I have a right to sell the same as of right; and that I will warrant and defend the same against the lawful claim and demanding all persons

Provided nevertheless that if I or my executors, administrators, or assigns shall pay unto the vendor, or his executors administrators, or assigns the sum of Six hundred and Sixty-five dollars in two years from this date, with interest, at six percent per annum and until such payment shall keep the said goods and chattels insured against fire in a sum not less than Six hundred and Sixty-five dollars for the benefit of the vendor and his executors, administrators, and assigns, in such form and no less than Insurance Companies or other ^{reputable} persons; shall not wait in destroying the said goods and chattels, nor suffer them in any part thereof to be attached or encumbered, and shall not, except with the vendor or his executors or administrators, attempt to sell the same or any part thereof - Then this deed shall be void.

Printed upon and defaced in the performance or obsecranc

of the foregoing conditions, the vendor, or his executors, administrators, or assigns, may sell the said goods and chattels at public auction, first notifying the debtor, in the manner provided in section five of Chapter one hundred and ninety-eight of the revised laws, of the time and place of any sale to be made in foreclosure proceedings at least seven days before such sale, and out of the money arising from such sale the vendor or his representative shall be entitled to retain all sums then received by this mortgage, whether then or thereafter payable, including all costs, charges and expenses incurred or sustained by law or otherwise in relation to the said property, or to discharge any claim or lien of third persons affecting the same, including the surplus, if any, to me or my executors, administrators, or assigns. And it is agreed that the vendor, or his executors, administrators, or assigns, or any person or persons in their behalf, may foreclose at any sale made as aforesaid; and that until default in the performance or observance of the conditions of this deed I and my executors, administrators, and assigns, may retain possession of the above mortgaged property and may use and enjoy the same, but after such default, the vendor or his executors or assigns may take immediate possession of said property and for that purpose may, so far as can give authority therefor, enter upon any premises on which said property or any part thereof may be situated, and remove the same therefrom.

I do witness wherefore I the said George W. Hunting, do execute and sign this tenth (10th) day of April in the year one thousand nine hundred and fifteen. Dugout and sealed in presence of Mrs. Annie Rogers.

Received and recorded 5 to 30 P.M. George W. Hunting, Seal
April 10th 1915 - Attest, George T. Dill Town Clerk

Know all men by these presents
that I, Daniel B. Davis of Easthampton
the County of Barnstable and State of
Massachusetts the mortgagor, named in
a certain mortgage of personal property
given by George W. Harding to me
dated April 10 A. D. 1915, and recorded on
the records of the town of Eastham with
the records of mortgages of personal property
Book - page, do hereby acknowledge the
said to have received from said George
W. Harding the mortgagor named in
said mortgage, full payment and
satisfaction of the debt received thereby
and in consideration thereof do hereby
cancel and discharge said mortgage
and release and quitclaim unto the
said George W. Harding the personal
property hereby mentioned.

By witness whereof I have set my
hand and seal this twenty eighth day of April
A. D. 1915-

Signed and sealed in
the presence of
Moses Annie Hooper } Daniel B. Davis (Seal)

Received and recorded

August 30 - 1 O'clock P.M.

Attest: George T. Dill Town Clerk

Knowfully made by these presents
that I, Freeman A. Gollum of Eastham in the County
of Barnstable State of Massachusetts in consideration
of sum hundred fifty dollars paid by Alexander
J. Newcomb of Orleans County and State of Maine
in receipt whereof is hereby acknowledged do hereby
grant sell transfer and deliver unto the said Alexander
J. Newcomb the following goods and chattels, namely:
two head of neat cattle three horses one mare five year
old and harness Farming tools. One tool and fixtures
to a house and all other personal property owned by me
to house and to hold all and singular the said goods
and chattels to the said Alexander J. Newcomb and
his executors administrators and assigns to their own
use and behoef forever

and I hereby covenant with the vendor that I am the
lawful owner of the said goods and chattels, that they
are free from all encumbrances
that I have no right to sell the same as of record
and that I will warrant and defend the same against
the lawful claims and demands of all persons
provided nevertheless that if I or my executors administrators
or assigns shall pay unto the vendor or his executors
administrators or assigns the sum of five hundred and
fifty dollars in six months from this date with
interest as stated in a note of even date now held by
me and until such payment shall not waste
or destroy the said goods and chattels nor suffer
them or any part thereof to be attached on money
process and shall not except with the consent

in writing of the vendor or his representatives
attempt to sell or to remove, the same or any part
thereof, then this deed, and the aforesaid note, shall
be void.

But upon any default in the performance or observance
of the foregoing condition the vendor or his executors
administrators or assigns may sell the said goods
and chattels at public auction, first giving fifteen
days notice in writing of the time and place of sale
to vendor my representatives or publishing such
notice once a week for three successive weeks in some
one newspaper published in said county
and out of the county arising from such sale
the vendor or his representatives shall be entitled
to retain all sums then secured by this mort-
gage, whether then or thereafter payable, including
all costs, charges and expenses incurred or sustained
by them in relation to the said property or to
discharge any claims or liens of third persons
affecting the same, securing the surplus if any
to me or my executors administrators or assigns
And it is agreed that the vendor or his executors
administrators or assigns or any person or persons
in their behalf may purchase at any sale made
as aforesaid and that neither defendant in
the performance or observance of the condition
of this deed I and my executors administrators
and assigns, may retain possession of the above
mortgaged property and may use and enjoy the
same but after such default, the vendor or

or those claiming under him may take immediate possession of said property and for that purpose may so far as I can give authority therefore enter upon any premises or wharf and property or any part thereof may be situated and remove the same therefrom.

On witness whereof I the said Freeman A. Collins
hereunto set my hand and Seal this fifteenth
day of February in the year one thousand and
eight hundred and forty five.

Dinged and sealed in the presence of

Alexander T. Newcomb } Freeman A. Collins (Seal)

Received and recorded Feb. 23-1895

1.7430-MW-P.M.

Geo. T. Dill Town Clerk

Orleans Jan. 9-1908

The obligation for which this Mortgage was given
having been fulfilled, the is hereby cancelled and
made void.

Alexander T. Newcomb

As this copy

Attar Geo. T. Dill Town Clerk

I know all men by these Presents
I, Lab. S. Chester & Horton of Eastham in the
County of Barnstable State of Massachusetts
in consideration of One hundred dollars
paid by Alexander J. Newcomb of Orleans County
and State aforesaid, the receipt whereof is
hereby acknowledged and by grant sell
transfer, and deliver unto the said Alexander
J. Newcomb the following goods and chattel
namely - One Penn Gwy Hm - One Ring gy
One Buff Magon, two Harness Blankets
Robs &c

To have and to hold all and singular
the said goods and chattel to the said
Alexander J. Newcomb and his executors
Administrators and assigns to their own use
and behuf forever
And I hereby covenant with the cender that
I am the lawful owner of the said goods
and chattel that they are free from all
incumbrances that I have of right to
sell the same ^{as} of aforesaid and that I will
Warrant and defend the same against the
lawful claims and demands of all persons
Provided nevertheless that if I or my executors
Administrators or assigns shall pay unto the
or his executors Administrators or assigns the
sum of One hundred dollars in one year
from this date with interest as stated in a note of
even date signed by me and until such -

pay m^r shall keep the said goods and chattels
shall not waste or destroy the said goods and
chattels nor suffer them on any part thereof
to be attached on mere process and shall not
except with the consent in writing of the vendee
or his representatives attempt to sell or to remove
from my presence the same or any part thereof
then this deed as also the aforesaid note shall
be void,

But upon any default in the performance or
obligation of the aforesaid condition the vendor
or his executors administrators or assigns may
sell the said goods and chattels at public
auction first giving 21 days notice in writing of
the time and place of sale to me or my
representatives or publishing such notice once
a week for three successive weeks in some
one news paper published in said county
and out of the money arising from such sale
the vendor or his representatives shall be
entitled to retain all sums then secured
by this Mortgage whether then or thereafter
payable, including all costs charges and exp-
ences incurred or sustained by them in
relation to the said property or to discharging
any claims or liens of third administrators
or assigns.

And it is agreed that the vendor or his
executors administrators or assigns or any
person or persons in their behalf may purchase

at any sale made as aforesaid and that
until default in the performance or
obstruction of the condition of this deed
I and my executors administrators and
and assigns, may retain possession of
the above mortgaged property and may
take immediate possession of said property
and may and for that purpose may
so far as I can by law authority therefor
enter upon any premises on which said
property or any part thereof may be situated
and remove the same therefrom.

On witness whereof the said Chester F. Hutton
hereunto set my hand and seal this
seventh day of May in the year one
thousand eight hundred and ninety
five.

Signed and sealed in the
presence of
W. G. Smith } Chester F. Hutton (Seal)

Gasthorne May 8-1895.

10 L 50 Mr. A. M. Received and
recorded

Geo T Dill Town Clerk
Gasthorne May 29-1895 I hereby renouncements of
this mortgage have been fulfilled is hereby cancelled
and made void.

Geo T Dill Town Clerk

Gastham Aug 3 - 1895

Before all men by these presents

I, hot P. Chester F. Harton of Gastham

County of Barnstable State of Mass.

In consideration of one dollar and other
valuable consideration do hereby grant sell
and transfer and unto the said Rubin F.
Harton the following named goods and
chattels namely One Gray horse and buggy
one beef cart or wagon the same being
subject to a mortgage to Dr. T. Newcomb for
the sum of one hundred dollars

Chesler F. Harton

Gastham Mass Sept 14 - 1895

7 h 30 m P.M. Received and recorded

Geo T. Dall Town Clerk

Gasstrom Mar 27-1896

I know all men by these presents

I, lab & Reuben H. Carlton of Gasstrom

County of Barnstable State of Massachusetts

In consideration of one dollar and other valuable consideration do hereby grant sell and transfer unto Clara L. Carlton the following named goods and chattels namely One Gray Mare and Young Mare Beef Cattle & Wagons

The same being held as Mortgagor to A. L. Newell for the sum of One Hundred Dollars

Signed Reuben H. Carlton

Gasstrom Mar 27-1896

10 A. M. Received and recorded

Geo. T. Dill, Town Clerk

I now, all men by these presents
I have & paid P. Pearce of Welford
County of Barnstable State of Massachusetts
in consideration of ten dollars paid by him
I now of Barnstable County and State before me
the receipt whereof is here by acknowledged,
do grant sell transfer and deliver unto the
said P. Pearce I now the following goods
and chattels namely: One Bag of rice
one Truck Wagon one light Bragon
Two Daffies this and one half years old
one Daffie 8 months old

I have and to hold all and singular
the said goods and chattels to the said
P. Pearce ^{and} executors administrators and
assigns to their uses now and hereof forward
and I hereby covenant with the vendor that
I am the lawful owner of the said goods
and chattels that they are free from all
injuries damages that I have or shall inflict to
sell the same as aforesaid and that I
will warrant and defend the same against
the lawful claiming of all persons.

Provided never the less that if he or his executors
administrators or assigns shall pay unto the
vendor or his executors administrators or assigns
the sum of ten dollars in three months from
this date with interest as stated in a note of
even date signed by me and until such
payment shall keep the said goods and

chattels shall not waste or destroy the said goods and chattels nor suffer them in any part thereof to be attached on mere process and shall not except with the consent in writing of the vendee or his representatives attempt to sell or to remove from the premises the same or any part thereof under this deal as also the aforesaid note shall be void. But upon any default in the performance or observance of the foregoing condition the or his executors administrators or assigns may sell the said goods and chattels at public auction first giving — days notice in writing of time and place of sale to — or representatives or publicizing such notice once a week for three successive weeks in some one newspaper published in said — And out of money arising from such sale the vendee or — representatives shall be entitled to retain all sums then received by this mortgage whether then or thereafter payable including all costs charges and expenses incurred or sustained by them in relation to the said property or to discharge any claims or liens of third persons affecting the same rendering the surplus if any to — or — executors or assigns And it is agreed that the vendee or his executors administrators or assigns on any person or persons in their behalf may

sale made as aforesaid: and that until
default in the performance or observance
of the condition of this deed he and his
executors administrators and assigns may
retain possession of the above mentioned
property and may use and enjoy the same
until after such default the vendee or those
claiming under him may take immediate
possession of said property and for the
purpose may so far as I can give authority
therefor enter upon any premises on which
said property or any part thereof may be
situated and remove the same therefrom
I, witness whereof I the said Jasiah P.
Brown, do sign and seal and
seal this Thirtieth day of August
in the year one thousand eight hundred
and ninety six

Signed and sealed in presence of

John W. Mc. Hopkins

Signed Jasiah P. Brown
Gas Town August 31-1896 S. P. M.
Entered in records of property office of Precinct
Property in town of Westminister
Received and recorded

Recd. - D. L. -
T. C. Clark

Know all men by these presents,
that I, Dennis A. Norton of Eastham
in the County of Barnstable, and State
of Massachusetts, and wife of Robert
R. Norton of said Eastham, do hereby
certify that I intend to carry on the
following business in my own name
viz. All kinds of trade in Confectionery
and such Groceries, Hardware, Glassware,
Linens, Tobacco & Cigars & General
Merchandise, in the Excelsior Hall
Building as called & owned by me
in North Eastham in said Eastham
Eastham March 1st 1897.

L.

Signed Dennis A. Norton

Witness John N. M. Hopkins

Received and recorded
March 20-1897 - 7 h-30 in P.M.

Geo. T. Dill Town Clerk

I the debt secured by the Mortgage dated
August 4-1892 and recorded with town
 Clerk of Eastham has been paid to me
 by Henry B. Hunkley and in consideration
 thereof do discharge and release the
 Mortgaged premises to said H. B. Hunkley
 and his heirs.

Witness my Hand and Seal June 5-A.D. 1897
 Executed and delivered Robert R. Horton
 in presence of
 John W. W. Hopkins

Barnstable I.S. Eastham June 5-A.D. 1897
 I, the said Robert R. Horton acknowledge
 the foregoing Instrument to be his free and
 and deed

Before me
 John W. W. Hopkins Justice of the Peace

Recorded July 6-9-90 in C. M.

Attest Geo. T. Dill
 Town Clerk

I know all men by these presents

I, that is Edward J. Knowles of Eastham in
the County of Barnstable and State of Massa-
chusetts. by consideration of Thirtys five Dollars
paid by Chester F. Horton of said Eastham
the receipt whereof is hereby acknowledged
do hereby grant sell transfer and deliver unto
the said Chester F. Horton the following goods
and chattels, namely: - One hundred Dollars
of an old house and the tools belonging thereto.
Situated in said Eastham near the south-
easterly shore of the Diving pond (so called)
on land leased of John A. Clark the other
owner of the said old house being Nelson Mr.
Knowles, Francis W. Smith, James Peniman
Cornelius Anderson Hubert & Knowles of said
Eastham and Luther V. B. Smith of Bridge-
water in the County of Plymouth and State
of Massachusetts

I have and to hold all and singular the
said goods and chattels to the said
Chester F. Horton and his executors ad-
ministrators, and assigns to their own use and
behalf forever and I hereby command with
the greatest that I am the lawful owner of the
said goods and chattels: that they are free
from all manner of encumbrance.

~~I do~~ I have a full right to sell the
same as of me said, and that I will warrant
and defend the same against the lawful
53.

claims and demands of all persons
I, the witness whereof I the said Edward
E. Knowles, L. S. my hand and
seal this third day of February in
the year one thousand eight hundred
and Ninety Eight.

Signed and sealed in
presence of

Alice B. Knowles, Edward E. Knowles ^{Seal}

Received and recorded Jan. 5th 1898

1 ft 30 in P. M.

Geo. T. Dill Town Clerk

\$15.00

Oblains Mass. July 9-1898

Recd. of B. W. Norton
Fifteen dollars for one Bay Horse
Called the Hall Horse

B. W. Norton

Received and recorded July 11th 6 ft 30 in

O. M.

Geo. T. Dill Town Clerk

Dawson to Fulkher et al to Josephine & Fulkher

I now all sum by these presents
that we Dawson & Fulkher Mary J. Perval and Alfred F. Fulkher
of Belair John G. Fulkher Ezekiel Fulkher Josie H. Fulkher
and Sarah J. Higgins all of Eastham and Fred W. Fulkher
of Wopka and all within the Commonwealth of
Massachusetts, in consideration of one dollar and
other valuable consideration to us paid by Josephine
& Fulkher of Eastham in the County of Barnstable
and Commonwealth of Massachusetts.

The receipt whereof we hereby acknowledge do hereby
grant, sell, transfer, and deliver unto the said
Josephine & Fulkher the following goods and chattels
namely, All cash and accoutrements, all Farming tools and
Farming stock consisting of Horses and cattle and all
Household furniture belonging to the late John
Fulkher of Eastham in the County of Barnstable.

To have and to hold all and singular the said goods
and chattels to the said Josephine & Fulkher and
her the executors, administrators, and assigns, to their
own use and behoof forever.

And we hereby covenant with the grantee that we
are the lawful owner of the said goods and chattels;
that they are free from all incumbrance made or
affixed by us; that we have good right to sell the
same as aforesaid and that we will warrant and
defend the same against the lawful claim and
demands of all persons claiming by or through us
misdever. but against none others.

On whereof we the said Dawson & Fulkher Mary J.
Perval Alfred F. Fulkher John G. Fulkher Ezekiel F.

Fulcher Josie & Fulcher and Sarah of Higgins
and Fred W. Fulcher have hereunto set our hand
and seal this day of in the year
one thousand eight hundred and ninety nine

Signed, sealed and
delivered in presence of
George S. Hall

Dawson L. Fulcher 3
Mary J. Peacock 3
Alfred J. Fulcher 3
Cochran D. Fulcher 3
John L. Fulcher 3
Josephine T. Fulcher 3
Sarah of ~~Fulcher~~ Higgins 3
Fred W. Fulcher 0

A true copy affid George T. Dill
Town Clerk
Eastern Dec 9-1899
Received and recorded 7-30 P. M.

Know all men by these presents
that we Brackell Bros. Gers P. & Samuel F.
of N. Eastman Man. Barnstable County in
consideration of Six Thousand dollars (\$6000.00)
paid by Samuel F. Brackell of Eastman Man.
Barnstable County the receipt whereof is hereby
acknowledged do hereby grant, sell, transfer and
deliver unto the said Samuel F. Brackell the
following goods and chattels namely
our stock in trade Store fixtures, Stable, Bed,
Furniture, Wagons & harness

To have and to hold all and singular
the said goods and chattels to the said Samuel
F. Brackell and his executors, administrators and
assigns, to their use and behoof forever.

And we hereby warrant with the grantee
that we are the lawful owner of the said goods
and chattels that they are free from all liens
and that we have good right to sell the same
as aforesaid, and that we will warrant and
defend the same against the lawful claims and
demands of all persons.

In witness whereof we the said Gers P. & Samuel
F. Brackell of the firm of Brackell Bros. herein
set our hands and seals, this first day of May
in the year one thousand nine hundred and
one. Signed sealed and delivered

In presence of

John N. Mr. Hopkins S } Brackell Bros. 878
Samuel R. Higgins S } Gers P. Brackell 878
R. S. Received and recorded June 20-1901 - G. T. Dill
Town Clerk

Know All Men by these presents
that Mr. William G. Beach of Middleboro in the County
of Plymouth, Commonwealth of Massachusetts and Frank
B. Daniels of Barnstable in the County of Barnstable in
consideration of Seven hundred dollars (\$700.) paid by
Charles H. Gunney of Marion in said County of Plymouth
the receipt whereof is hereby acknowledged, do hereby
grant, sell, transfer and deliver unto the said Charles
H. Gunney the following goods and chattels, namely:
One well drilling machine with boiler, machinery
fixtures, shafting and apparatus now or then
possessed of Gately Brothers in Wareham together
with all tools and apparatus necessary to the use and
operation of said machine in driving or drilling wells,
being the same goods and chattels conveyed by bill
of sale from said Charles H. Gunney to said William
G. Beach and Frank B. Daniels of this date.

To have and to hold all and singular the said goods
and chattels to the said Charles H. Gunney and
his executors administrators, and assigns, to their
own use and behoof forever.

And we hereby covenant with the vendor
that we are the lawful owner of the said goods and
chattels, that they are free from all encumbrances
that we have of full right to sell the same as aforesaid
and that we will warrant and defend the same
against the lawful claims and demands of all
persons.

Provided nevertheless that if we or our
executors, administrators, or assigns shall pay

unto the vendee, or his executors, administrators,
or assigns in the sum of seven hundred dollars
(\$700.) in one year from this date with interest
at six (6) % per annum and with privilege of paying
the whole or any part of the principal at the first
Banc-annual payment as stated in a note of even
date signed by me, and until such payment shall
not waste or destroy the said goods and chattels,
nor suffer them or any part thereof to be attached
or process serve upon them this deed or also the afore-
said note, shall be void.

But upon any default in the performance
of the foregoing condition the vendor or his executors
administrator or assignee may sell the said goods
and chattels at public auction, first giving 30
days notice in writing of time and place of sale to
them or their representatives, or publishing such
notice once a week for three successive weeks in
some one newspaper published in said Middleboro,
and out of the money arising from such sale the vendor
or his representatives shall be entitled to retain all
sums then secured by this mortgage, whether then
or thereafter payable, including all costs, charges,
and expenses incurred or sustained by him or them
in relation to the said property, or to discharge any
claims or liens of third persons affecting the same,
rendering the same free of any to me or my executors
administrator or assignee.

And it is agreed that the vendor or their
executors, administrators or assigns, or any person
50

in person in their behalf, may purchase at any
sale made as aforesaid: and that until default
in the performance or observance of the condition
of this deed they and their executors, administrato-
res and assignees, may retain possession of the
above mortgaged property and may use and
enjoy the same, but after such default, the rights
of those claiming under him may take possession
of said property after reasonable notice in writing
and for that purpose may, so far as we can give
authority therefor, enter upon any premises on
which said property or any part thereof may be
situated, and remove the same therefrom.

On witness whereof we the said William G.
Beach and Frank O'Daniel, licensees aforesaid
and seal this first day of August in the year one
thousand nine hundred and two.

Signed and sealed in

presence of

Ellen B. Collier

William G. Beach Seal

Frank O'Daniel Seal

Received and recorded

Aug 15-1902-10 to 20 m. Ac. No.

Attest G. T. Dill

Town Clerk

Know all Men by these presents
that I James A. Warren of Eastham in the County of
Barnstable in consideration of Twenty Five Dollars and
other valuable consideration paid by Eugene H. Freeman
of Eastham the receipt whereof I hereby acknowledge,
do hereby grant, sell, transfer, and deliver unto the said
Eugene H. Freeman the following goods and chattels,
namely, One two and a half story wooden building
together with the brick underpinning therinunder
situated on land in said Eastham which I purchased
from James H. Gill Executor. Together with the
privilege of allowing said building to remain on
premises until July 1-1904

To have and to hold all and singular the
said goods and chattels to the said Eugene H.
Freeman and his executors administrators, and
assignees to their own use and behoif forever.

And I hereby covenant with the grantee that
I am the lawful owner of the said goods and chattels,
that are free from all incumbrance, that I have good
right to sell the same as aforesaid and that I will
warrant and defend the same against the lawful claim
and demand of all persons.

In witness whereof I the said James A. Warren
do unto set my hand and seal this eighth day of October
in the year one thousand nine hundred and three.

Signed James A. Warren Seal

Received and recorded

Oct. 9th 1903 - 1 to 3 o m P.M.

To whom it may concern:

I have this day transferred all my right and title to the fowl now on the estate known as the B. H. Freeman estate to E. A. O'Brien of South Dennis, Mass.

The same to remain in my possession, but under conditions financially agreed upon.

This discharge of obligations acknowledged

Received and recorded - Signed - P. A. Warren
Oct. 10th 1903 - 6 h-30 M. P. M.

Attest Geo T Dill Towns Clerk

North Eastham July 33 - 1903

Walter A. Hartson, Bright of Osgood W. Hartson
over Roane Place for 75.00 Recd. as payment labor
until Jan. 21 - 1904

Osgood W. Hartson

Witness - Mrs. Betsy M. Hartson

Recd and recorded June 33 - 1903 - 10 h-30 M. P. M.

Attest Geo T Dill Towns Clerk

Know all men by these presents
that we George W. Hording and Betsey F. Gruber
of Easton in the County of Barnstable State
of Massachusetts in consideration of One hundred
forty five dollars paid by Alexander T. Newcomb
of Orleans County and State aforesaid
the receipt whereof is hereby acknowledged, do
hereby grant, sell, transfer, and deliver unto the
said Alexander T. Newcomb the following goods
and chattels namely: one whale hauled
Bisoldri.

To have and to hold all and singular
the said goods and chattels to the said
Alexander T. Newcomb and his executors
administrators and assigns to their uses uses
and behoof forever.

And we hereby covenant with the vendor
that we are the lawful owner of the said goods
and chattels: that they are free from all im-
mortalities: that we have good right to sell the
same as aforesaid, and that we will warrant
and defend the same against the lawful claim-
ants and demands of all persons.

Provided nevertheless that if we or our
executors administrators, or assigns shall pay
unto the vendor or his executors adminis-
trators, or assigns, shall pay unto the vendor
to his executors the sum of one hundred
forty five dollars by weekly payments of
five dollars each to run out of said sum this

date; with interest as stated in a note
of even date signed by me and until such
payment shall not make or destroy the
said goods and chattels nor suffer them
or any part thereof to be attacked or
broken and shall not, except with the
consent in writing of the vendor or his representative
to live, attempt to sell or remove from said
any the same or any part thereof. - Then this
deed; & also the offer and note shall be void.

But upon any default in the performance
or otherwise of the foregoing conditions, the
vendor or his special administrator, or
any one, may sell the said goods and chattels
at public auction first giving 21 days notice
in writing of the time and place of sale to
me or my representatives, or publishing such
notice once a week for three successive weeks
in some one newspaper published in said
country. And out of the money arising from
such sale the vendor or his representatives
shall be entitled to retain all sums then
received by this agreement, whether the same
thereafter payable, including all costs, charges
and expenses incurred or sustained by him
or them in relation to the said property, or
to discharge any claims or liens of third
persons affecting the same relating to the
purchase of any of us or our special administrator
or his, or ours.

And it is agreed that the remainder on
his executors administration or assigns, or any
person or persons in their behalf, may purchase
at any sale made as aforesaid; And that
such default in the performance or observa-
tion of the condition of this deed we and our
executors, administrators and assigns,
may retain possession of the above described
property and may use and enjoy the same,
but after such default the trustee or trustee
claiming under him may take summarily
to possession of said property and for that
purpose may, so far as I find, in authority
thereof, enter upon any premises or vehicle
said property or any part thereof may be re-
tained, and remove the same therefrom.

Done witness whereof we the said

George W. Hadding and Betsy F. Lincoln
hereunto set our hands and seals this
twenty twenty fifth day of March in the
year one thousand nine hundred and nine

Signed, sealed and sealed in the presence of

George W. Hadding
Betsy F. Lincoln

Received and recorded March 31-1903.

S. P. M. C. Attest George T. Dill

Town Clerk

Know all Persons by these presents
That I Obed Abalino Tuckler of Eastham
in the County of Barnstable and Commonwealth
of Massachusetts, for consideration
of one dollar and other valuable considera-
tions to me paid by Josephine H. Tuckler
of Eastham in the County of Barnstable
and Commonwealth of Massachusetts the
receipt whereof is held by me acknowledged
hereby grant and sell transfers and deliver unto
the said Josephine H. Tuckler the following
goods and chattels namely, all such and
peculiar all farming tools and farming
stock consisting of horses and cattle and all
household furniture belonging to the said
John Tuckler of Eastham in the County of
Barnstable to have and to hold all and singular
the said goods and chattels to the said
said Josephine H. Tuckler and her executors
administrators and assigns to their own use
and benefit forever.

And I hereby covenant with the grantee
that I am the lawful owner of said goods and
chattels that are free from all encumbrances
made or suffered by me. That I have good
right to sell the same as aforesaid, and
that I will warrant and defend the same
against the lawful claimant and demand
of all persons claiming by or through
one under me, but against none others.

In witness whereof I the said Abelins
Abelins Fulkher hereunto setting hand and
seal this 27 day of July in the year
nineteen hundred and nine

Abelins Fulkher (Seal)

Signed sealed and delivered in the
presence of James B. Steele
notary of the Peace.

Received and recorded Aug. 26-1905
1:43 a.m P. M. at the Geo T. Dill
Terry Clark

Know all men by these presents
That I. G. am by my Fullers of Eastham
in the County of Barnstable and Commonwealth
of Massachusetts. In consideration of one
dollar and other valuable considerations to me
paid by Josephine A. Fullers of Eastham in
in the County of Barnstable and Commonwealth
of Massachusetts, the receipt whereof is
hereby acknowledged, do hereby grant, sell,
transfer, and deliver unto the said Josephine
A. Fullers the following goods and chattels,
namely, all rase and hermeties, all farming
tools and farming stock, consisting of Horses
and cattle, and all household furniture
belonging to the late John Fullers of Eastham
in the County of Barnstable.

To have and to hold all and singular
the said goods and chattels to the said
Josephine A. Fullers and her executors adm-
iris and assigns to their own use and
behalf forever. And I hereby covenant with the
grantee that I am the lawful owner of the said
goods and chattels: that they are free from all
encumbrances made or suffered by me, that I
have good right to sell the same as aforesaid
and that I will warrant and defend the
same against the lawful claimers and
demands of all persons claiming by or tho-
rough me both against me other

In witness whereof I the said
Lionis y. Fulcher herunto set my hand
and seal this 15th day of February in
the year nineteen hundred and two

Lionis y. Fulcher (Seal).

Signed Sealed and delivered
in the presence of James B. Steele
Barnstable S.D. D.

Castham Jan. 15-1902

I have personally appeared the above
named Lionis y. Fulcher and made oath
that the above was his own free act and
deed before me James B. Steele
Justice of the Peace

Received and recorded Aug. 26-1905:
1/2 30 in P.M. att'd. Geoth. Dill
Town Clerk

Know All Men by these presents
that I, Gammie A. Hopkins of Eastham
County, of Townstable State of Mass. in consideration
of Twenty five dollars paid by Charles A. G. Hopkins
County and State aforesaid, the receipt whereof is
hereby acknowledged, do hereby grant, sell, transfer,
and deliver unto the said Charles A. G. Hopkins
the following goods and chattels, namely, one
dark bay Horse.

To have and to hold all and singular
the said goods and chattels to the said Charles
A. G. Hopkins and his executors, administrators
and assigns, to their use and behoof forever.
And I hereby covenant with the grantee
that I am the lawful owner of the said goods
and chattels; that they are free from all incum-
brances, and that I have good right to sell the
same as aforesaid; and that I will warrant
and defend the same against the lawful claims
and demands of all persons.

In witness whereof I the said Gammie
A. Hopkins hereunto set my hand and seal
this Thirteenth day of January in the year one
thousand nine hundred and six.

Signed, sealed, and delivered
in presence of

John W. W. Hopkins { Gammie A. Hopkins (Seal)
Justice of the Peace.

Received and recorded Jan 11-1900.

8 h 30 m A. M. At the Law Office of C. W. Collier

Castine Sept 28-1905

Mrs Elizabeth A. Knowles sold to Chester Harton 1/2 of Ind House situated on land owned by John Clark, and property owned by the late Nathan Mr. Knowles. Sold for \$1,200

Elizabeth A. Knowles, Adm'

Recd Payment

Mrs Elizabeth A. Knowles
Sept 28-1905

Recd. and recorded June 18-1905-
7 h 30 m P. M. Attest. Geo. T. Dill Town Clerk
Ms. Castine Mass Sept. 7th-1905

Commonwealth of Massachusetts
Barnstable S.D.

Manned Woman's Certificate filed
under sec. 10 chapt. 103 of the Revised Laws of
Massachusetts. I hereby certify that my name is Betsy
M. Holton and that I am the lawful wife of George W.
Holton of North Castine in said county.

I certify further that I reside in North Castine
aforeward that I am doing business, and propose to
continue to do business, for my said husband in said
North Castine: That the male mule which said
business is done, and will be done hereafter is
Betsy Mr. Holton: That the nature of said business
is conducting a meat market business, growing
asparagus, and tilling the soil for the purpose
of raising all sorts and kinds of vegetables, also
harvesting rice. Signed Betsy Mr. Holton
Received and recorded Sept 10-1905

7 h 30 m P. M. Attest. Geo. T. Dill Town Clerk

Know all Men by these presents
that I George M. Hacking of Eastham County
of Barnstable State of Massachusetts, in consideration
of Two hundred Thirty dollars paid by Betsey F. Lincoln
of said Eastham the receipt whereof is hereby acknowledged,
do hereby grant, sell, transfer, and deliver unto
the said Betsey F. Lincoln the following goods and
chattels, namely:

1. Goods Name 1 Butcher Cask
To have and to hold all and singular the said
goods and chattels to the said Betsey F. Lincoln
and her executors, administrators, and assigns,
to their own use and behove forever.

And hereby covenant with the vendor
that I am the lawful owner of the said goods and
chattels; that they are free from all incumbrances,
that I have good right to sell the same as aforesaid
and that I will warrant and defend the same
against the lawful claims and demands of all
persons. Provided nevertheless that if I or my executors
or administrators, or assigns shall pay unto the
vendor, or his executors, administrators, or assigns,

the sum of Two hundred Thirty dollars in two
years from this date, with interest as stated in a
note of even date signed by me, and until such
payment, shall not wash or destroy the said goods
and chattels, nor suffer them to any part thereof to
be attached or seized process, and shall not
neglect with the consent in writing of the vendor or
his executors, attempt to sell or to remove from
Eastham the same in any part thereof: that this

deed, as also the aforesaid note, shall be void. But upon any default in the performance or non-observance of the foregoing conditions, the vendor or her executors, administrators, or assigns, may sell the said note and void an idle or public auction first giving 21 days notice in writing of the time and place of sale to me or my representatives, or publishing public notice once a week for three successive weeks in some one newspaper published in said County. And out of the money arising from said sale the vendor or her representatives shall be entitled to retain all sums then received by this mortgage, whether then or thereafter payable, including all costs, charges and expenses incurred or sustained by her in then in relation to the said property, or to discharge any claim or lien of third persons affecting the same: rendering the surplus, if any to me or my executors, administrators, or assigns.

And it is agreed that the vendor, or her executors, administrators, or assigns; and that until default in the performance or observance of the conditions of this deed, and my executors, administrators, and assigns may retain possession of the above mortgaged property and may use and enjoy the same, but after such default, the vendor to then claiming under her may take immediate possession of said property and for that purpose may, so far as I now give authority therefore, enter upon any premises by which said property or any part thereof may be situated, and

and remove the same therefrom.

I, witness whereof I the said George W. Harding
hereunto set my hand and seal this third day of
April in the year of thousand nine hundred
and seven and a half years.

Signed & deposited in presence of
A. T. Newell Sec. Harding (Seal)

Revised and recorded Apr. 10-1907

10 hr 30 am 1907 Last Bill Town Clerk

Know all men by these presents

That I George Southward of Eastham in the
County of Barnstable Commonwealth of Massachusetts
in consideration of One hundred fifty dollars paid by
Sam'l H. Shattuck of Orleans County and State
aforesaid the receipt whereof is hereby acknowledged,
do hereby grant, sell, transfer, and deliver unto the
said Sam'l H. Shattuck the following goods and
chattels, namely: one Bay Mare called Nell and
one Butcher Waggon to have and to hold all and
singular the said goods and chattels to the said
Sam'l H. Shattuck and his executors, administrators,
and assigns, to their uses are below foreins.

And I hereby covenant with the aforesaid

That I am the lawful owner of the said goods and
chattels; that they are free from all encumbrances
that I have good right to sell the same as afores-
paid; and that I will warrant and defend the
same against the lawful claim and demand

of all persons. Provided nevertheless that if I or my
executor, administrator, or assignee shall pay unto
the vendor or his executor, administrator, or assignee
the sum of One hundred fifty dollars in six
months from this date, with interest as stated in a
note of even date signed by me, and until such pay-
ment shall be paid & costs and attorney, shall not
waste or delay the said goods and chattels, nor suffer
them or any part thereof to be attached or process
served, which shall not, except with the consent
in writing of the vendor or his representatives,
attempt to sell or to require from Eastman or Bullock
the name or any part thereof, - then this deed, and
also the affitiated note, shall be void.

But if upon any default in the performance
or observance of the foregoing condition, the vendor
or his executor, administrator, or assignee may sell
the said goods and chattels at public auction
first giving 21 days notice in writing of the time
and place of sale to me or my representative, or
publishing such notice once a week for three
consecutive weeks in some one newspaper published
in said County. And out of the money arising
from such sale the vendor or his representative
shall be entitled to retain all sum or sum received
by this mortgage, whether then or thereafter payable,
including all costs, charges, and expenses incurred
or sustained by him or them in relation to the
said property, or to discharge any claims or liens
of third persons affecting the same; reserving

the surplus, if any to me or my executors, administrators, or assigns.

And it is agreed that the vendor, or his executors, administrators, or assigns, or any person or persons in their behalf, may purchase at any sale made in aforesaid: and that until default in the performance or otherwise of the conditions of this deed I and my executors, administrators, and assigns, may attain possession of the above mortgaged property and may use and enjoy the same, but after such default, the defaulter or those claiming under him may take immediate possession of said property and for that purpose may, so far as I can do notwithstanding therefore, enter upon any premises on which said property or any part thereof may be situated, and remove the same therefrom.

I do witness whereof I the said George Southward Linenmire sub my hand and seal this twenty-first day of September in the year one thousand nine hundred and seven.

Signed and sealed in presence of

C. T. Newcomer

George Southward Seal

Eastham Sept 28-1907 - 6:30 P.M.

Received and recorded

Attest Gist Dill Town Clerk

Know all men by these presents
That I Charles T. Epham of Eastham County of
Barnstable State of Massachusetts in consideration
of One Forty Dollar, paid by David Atwood of
Olcott County and State as aforesaid, the receipt
whereof is hereby acknowledged do hereby grant, sell,
transfer and deliver unto the said David Atwood
the following goods and chattels, namely:

One Pair of Barb Wire R. & S. now in the Town of
Eastham and in my care and measure 22 ft
long 11 ft. beam

To have and to hold all and singular
the said goods and chattels to the said David
Atwood and his executors administrators, and
assigns, to their use and behoof forever.

And I hereby covenant with the person
that I am the lawful owner of the said goods
and chattels; that they are free from all imminent
harmes, that I have a good right to sell the
same as aforesaid: And that I will warrant
and defend the same against the lawful claim
and demands of all persons.

Provided nevertheless if the said
executors, administrators or assigns shall pay
unto the said or his executors, administrators
or assigns shall pay unto the said or his
executors, administrators, or assigns the sum
of Forty Dollars in Four months from this date,
with interest as is stated in said note of even date
agreed by me, and until such pay ment
J. M.

shall keep the said goods and chattels
insured against fire for a sum not less
than Forty Dollars for the benefit of the vendor
and his executors, administrators, and assigns
in such form and in such manner and
carrier as they shall appear: shall not waste
or destroy the said goods and chattels, nor
suffer them or any part thereof to be attached
or made species and shall not, except with
the consent in writing of the vendor or his representa-
tive, attempt to sell or to remove from the
Town of Castine the name or any part thereof,
then this deed, as also the aforesaid note shall
be void. But upon any default in the perfor-
mance or observance of the foregoing conditions,
the vendor, or his executors administrators, or
assigns may sell the said goods and chattels
at public auction, first giving 10 days notice
in writing of the time and place of sale to me
or my representatives, or publishing such notice
once a week for three successive weeks in some
one newspaper published in said Town.

And out of the money arising from such
sale the vendor or his representatives shall be
entitled to retain all sum then secured by
this mortgage, whether then or thereafter payable
including all note, charges and expenses
incurred or sustained by him or them in rela-
tion to the said property, or to discharge any
claim or him of third persons affecting the same.

concerning the surplus, if any, to me or my
executors, administrators, or assigns.

And it is agreed that the vendor, or
his executors, administrators, or assigns, or
any person or persons in their behalf, may
foreclose at any sale made as aforesaid
and that in the default in the performance
or observance of the conditions of this deed
and my executors, administrators, and
assigns may retain possession of the above
mortgaged property and may use and enjoy
the same, first after such default, the vendee
or those claiming under him may take
immediate possession of said property and
for that purpose may, so far as I now give
authority therefor, enter upon any premises
or building said property or any part thereof
may be situated, and remove the same
therefrom.

In witness whereof to the said Elias
H. Chase has unto me his hand and seal this
21st day of April in the year one thousand
four hundred and eight.

Signed and sealed in presence of James B. Steele

Elias H. Chase (Seal)

Received and recorded April 10 - 1908

6 to 30 in P.M.

Attest Gas. T. Dill, Town Clerk

Castine April 5-1908

For value received I hereby promise
to pay to David Atwood of Belfast Mass. the
sum of - Forty Dollars with interest at the
rate of six per cent in four months from
this date

Chas H. Chase

Witness

P. B. Steele

This is to certify that P. Francis W. Smith of
Castine, Mass. for consideration of one dollar and
other valuable considerations, do hereby sell and convey
unto the said Frederick H. Goss, one Cottage Building
the same was built by Charles A. Rosek, of said Castine
and, during the month of July and August in the year of
one thousand nine hundred and twelve, and is
now standing on the land of the said Francis W. Smith
the same being rented this day to the said Goss
for a term of ten years, the same being situated in
the town of Castine, County of Bangor, Commonwealth
of Massachusetts, at a place called the Bluff, on
looking the Town Common (So called) near the residence
of the said Smith.

Signed sealed and delivered
this 26th day of August 1912

P. Francis W. Smith (Signature)
in the presence of
P. B. Steele Justice of the Peace

Received and Deposited Sept 21-1912 - 8 to 30 mo - P. M.
At time of my Cetral - L. J. Dice Town Clerk

Porteray Refrigerator Co.

Main office and factory Kendallville, Indiana

May 23-1917

Please ship to S. F. Brakett, No. Eastman
Man. F. O. B. No. Eastman from Berlin
1, # 411. Refud 98688

For which I agree to pay the sum of One
Hundred & Twenty Nine Dollars \$129.00 as follows
\$39.00 Cash with order. Balance now with
payment.

And it is further agreed that the Porteray
Refrigerator Co. does not part with, or relinquish
the claim nor the title, nor does the undersigned
assume any title to said goods until they are
fully paid for. (Not to be considered payment
until they are redeemed), and in default of pay-
ment as agreed, the Porteray Refrigerator Co., or their
agents may take possession of and remove the said
goods without any process of law, and the amount
which at that time has been paid shall be consid-
ered and treated as no more paid for the use of
said refrigerator. Purchaser agrees to keep said
goods registered in favor of New Day Refrigerator Co.,
as their interest may appear. And the company
has a discretion of trans of said goods by any sale what-
ever, shall release the purchaser from the obligation
to pay said purchase price. All orders and
invoices are filed by salesmen or selling agents,
subject to approval of home office.

Quotations subject to insurance deals
and change with wind.

Deliveries subject to raw supply, strikes,
and such, and any tolls same beyond our control.

William J. Stover

Signed in duplicate

D. F. Brankett

Received and recorded: June 12-1917

1 to 30 min P. M.

A true copy after Geo T Dill Tax Clerk

Bills of Sale, Mortgages
&c &c

I now all attest by these pres-
ents that I Rachel M. Smith of East-
ham County of Barnstable widow
woman. In consideration of five
hundred Dollars to me paid by Le-
wis Smith of said Eastham far-
mer - the receipt whereof is hereby ac-
knowledged - have granted - bargain-
ed and sold - and by these presents
do grant - bargain and sell unto
the said Lewis Smith his heirs and
assigns forever a Dwelling House
and out buildings now occupied
by myself and my family situated
in said Eastham on the County
Road on land belonging to the said
Lewis Smith.

To Have and to Hold the
afore described goods and chattels to the
said Lewis Smith his Executors Ad-
ministrators and Assigns forever
and I the said Rachel M. Smith
do warrant myself to be the lawful
owner of said goods and chattels
and have good right to sell and
dispose of the same in manner of
resale.

Provided nevertheless that if the
said Rachel M. Smith her Execut-
ors or Administrators shall pay into
the said Lewis Smith his Executors

or Assign the sum of five hundred
dollars in three years with interest
then this ~~W~~ill & Testament shall be void
otherwise in full force and virtue.

In Witness whereof, the said
Rachel M. Smith have subscribed the
same, this Eighteenth day of April
in the Year of our Lord one thousand
and Eight hundred and sixty-
Eight and delivered
and in presence of } Rachel M. Smith
E. E. Knobles. } (L.S.)

A true Copy.

Attest - H. Doan
Town Clerk

I, in my self a man by these Presents,
that I Herman S. Pitt of Eastham County of
Barnstable, Carpenter - In consideration of
Ninety-Six dollars to me paid by Olive L. Pitt
the wife of Samuel Hoxton of Scamforth
in the County of Essex, Massachusetts
the receipt whereof is hereby acknowledged,
have granted, bargained and sold, and by
these presents do grant, bargain, and sell
unto the said Olive L. Hoxton her heirs and
affigts, forever - a Dwelling House situated
in said Eastham on land of Nathan
A. Pitt, on the Mansell Road, so called,

with all the appurtenances thereto belonging.

To have and to hold unto the aforesaid
bed goods and chattels to the said Oliver
L. Hooton, her Executrix, Administrators
and Assigns forever - and I, the said Hen-
ry C. Gill, do warrant myself to be the
lawful owner of said goods & chattels,
and have good right to sell and dispo-
se of the same in manner aforesaid.

I promise nevertheless, that if the said
Oliver L. Hooton, his Executrix & Administra-
tors shall pay unto the said Oliver L. Hoo-
ton, her Executrix, Administrators or As-
signs the said sum of Ninety six dollars
and interest in six months, and a note
of the same date and amount, then
this mortgage shall be void.

I am witness whereof I the said Herman
S. Gill have subscribed the same this thir-
teenth day of June in the Year of our
Lord one thousand eight hundred and
sixty one.

Executed in presence of - Herman S. Gill,
E. G. Knowles -

896 Eastham June 13. 1861

For Value received I promise to
pay Oliver L. Hooton Ninety Six Dollars
or order on demand with interest

Herman S. Gill

Herman S. Gill

Know all men by these Presents,
that I Nathaniel Swift of Eastham
in the County of Barnstable, in Consider-
ation of Three hundred Dollars to me
paid by Gustavus F. Swift of Land-
ich, the receipt whereof is hereby acknow-
ledged, have granted, bargained, and
sold, and by these presents do grant
bargain and sell unto the said Ge-
stavus F. Swift One bay mare six
years old, One brown mare 14 years old,
with white face and legs. One brown
mare with a ringbone on her left hind
leg, seven years old. One five year old
red colt with black mane and tail.
One tubby or two wheeled carriage. The
said horses are now in possession of
Alexander Kenrick of Orleans, and
the carriage is on my place in Eastham.
To have and to hold, the aforesaid
cited goods and chattels to the said
Gustavus F. Swift, and his heirs and said
his executors and assigns for
ever. Whereof I the said Nathaniel Swift
do warrant myself to be the
lawful owner of said goods and
chattels, and have good right to sell
and dispose of the same in the manner
aforesaid.

Provided nevertheless, that
if the said Nathaniel Swift his Ex-

dent or on a distributor, shall pay
unto them and Gustavus F. Swift,
his executors, or assigns, the said
sum of Three Hundred Dollars in
six months from the date hereof. Then
this mortgage shall be void.

In witness whereof I, the said Nathaniel Swift
do sign and subscribe the
same this sixteenth day of November
Year in the Year of Our Lord one thousand
and eight hundred and sixty one,
executed and delivered.

in presence of — — — — —
George A. King — — — — —
Eastham Nov. 16. 1861
No. 6840 mm. Park
True copy, attested — — — — —
F. Daane & — — — — —
Clark

I now call and witness by these presents
that I Nathaniel Swift of Eastham
in the County of Barnstable in Con-
sideration of the sum of Two hundred
and twenty dollars to me paid by William Swift
of Sandwich, the receipt whereof is here-
by acknowledged, have granted, bargained
and sold, whereby these presents
do grant, bargain and sell unto the
said Wm. Swift of Sandwich, three
Sows and one boar, weighing also

in three hundred lbs. apiece, more or less. Also eight pigs, weighing from thirty to ninety lbs. apiece. Also one Concord wagon and one butcher wagon, and two red Cows, one Bull, and ^{also} one pair of double harnesses and two single harnesses, also seven horses and thirty lamb skins. Also twenty-five bushels of Corn. The above named articles are the same I now have in my possession on my place in Eastham.

I, Isaac and to Hold, the aforescribed goods and chattels to the said William Swift his Executors and Administrators and Assigns forever.

And I, the said Isaac and Assigns, will do and make myself to be the lawful owner of said goods and chattels, and have goods right to sell and dispose of the same in manner of occarts.

I do declare nevertheless, that if the said Nathaniel Swift, his Executors or Administrators or Assigns shall pay unto the said William Swift his Executors, Administrators or Assigns the sum of Two hundred and seventy Dollars within six months from the date hereof, then this instrument shall be void.

In witness whereof the said

Nathaniel L. Swift have subscribed the
same this nineteenth day of November
in the year of our Lord, One thousand
eight hundred and sixty one.

Executed and delivered
in presence of Nath L. Swift
George H. King.

Easthampton Nov. 16. 1861
1 o'clock 25 min. P.M. }

A true copy } Louis
Attest, H. Doane } Clerk

Writ of Attachment of Personal Estate
William McCleary as.ough Council
Entered and filed in this office Dec. 5,
1861. price (8 o'clock 25 min.) 14. 10. }

H. Doane } Louis Clerk

Dear Sirs I know all now by these presents
1861 that Iough Council of Eastham in
the County of Barnstable for and in
consideration of the sum of One hun
dred and five dollars paid
by John Doane of Orleans in said County
the receipt whereof I do hereby acknowl
edge, have granted sold, and assigned
and do by these presents grant, sell
and assign unto the said Doane
the following described goods and

chattels viz: thirty tons of Coal laying on
my land near my Magnesia factory in Po-
adham, the Coal to be at the value (pick)
of said Council, and the said Doane
to have a right to remove the Coal wh-
ever he thinks proper.

To Have and to Hold the aforescribed
goods and chattels to the said Doane
his Executors, Administrators and as-
signs forever. And I the said Council
do acknowledge myself to be the lawful own-
er of said goods and chattels, and
have good right to sell and dispose
of the same in manner aforesaid.
Provided nevertheless that if the said
Council pay on cause to be paid to the
said Doane his Executors or Adminis-
trators, shall pay unto the said Doane
his Executors, Administrators or as-
signs the said sum of One hundred
and seventy five dollars and ~~int~~
fifty dollars of same to (be) paid by
the first day of April next, and the
balance, One hundred dollars of same
to (be) paid by the first day of May
next, and the balance by the first
day of July next, with interest on each
note and agreeable to ^{of land given for the same} three ~~thre~~ months, the
on this mortgage shall be void.
In witness whereof I the said Hugh
Council

have subscriber the sum thus written
on the day of December in the Year of
our Lord one thousand eight hundred
and sixty one.

Executed and delivered

in presence of *Hugh Connell (L.S.)*
John Doane Jr.

A true copy
Attest - H. Doane, Clerk

1862.

Jan. 23 Know all men by these Presents
that I, Olive L. Harton of ~~Doane's~~
wife of Samuel Harton of Wrentham,
Essex County, Massachusetts, for Consideration
of the sum of One Hundred Dollars
to me paid by Herman S. Gill of Eastham
in Barnstable County, State aforesaid, do
hereby the receipt whereof is hereby acknowledged,
do hereby grant and release, and by these Presents do grant, bar-
gain and sell unto the said Herman S.
Gill, his heirs and assigns forever a
dwelling house now occupied by said
Herman S. Gill, situated in Eastham,
on land now owned by it, Nathan S. Gill
on the Newell Road.

To have and to hold the aforesaid
referred goods and chattels to the said
Herman S. Gill, his Executrix, Administra-

to, and assigns forever, And I, the
said Oliver L. Horton do avow my
self to be the lawful owner of the said
goods and chattels, and have good
right to sell and dispose of the same
in manner aforesaid.

In witness whereof, I the said
Oliver L. Horton have subscribed the
same this twenty eighth day of Decem
ber in the Year of Our Lord One thousand
and eight hundred and sixty one
executed and delivered.

in presence of } Oliver L. Horton (A.S.)
Sylvanus Smith. }
At this Copy

Attest H. Doane ^{as}

Am Clerk.

Know All Men by these Pr
esents — that I James Lavage of
Eastham County of Barnstable,
Massachusetts — Do avow

The Consideration of the sum of
Fifty Hundred Dollars to me paid
by David Higgins of said Eastham
Fanner the receipt whereof is here
by acknowledged, have granted bar
gained and sold, and by these pres
ents do ^{quit} bargain and sell same to the
said David Higgins his heirs and

Assigns forever One large Boat and
Two small Boats, and Twenty five
hundred yards of fishing net, with all
the appurtenances necessary and now in
my possession for carrying on the fish-
ing business by the process usually call-
ed Dragging for the purpose of taking
Mackerel and other fish.

To Have and to Hold, the aforesaid
described goods and chattels to the said
David Higgins, his Executors, Adminis-
trators and Assigns forever, And I,
the said James Savage, do avouch my
self to be the lawful owner of said goods
and chattels, and have good right to
sell and dispose of the same in manner
of o're said.

Provided nevertheless, that
if the said James Savage, his Execut-
ors or Administrators, shall pay unto
the said David Higgins, his Executors
or Administrators on Assigns, the said
sum of Six hundred Dollars, in three
years with legal interest, then this Ma-
tterage shall be void.

In Witness whereof I, the said
James Savage have subscribed the
same this twenty second day of

November, in the year of Our Lord
One thousand eight hundred and
sixty two,
Executed and deliv-
ered in presence of James Savage (L.S.)
E. E. Knowles
J. G. Knowles S

True Copy. Attest, H. Doane ^{S. Towner} Clerk

This two day wherein by these presents
to that I, Hyatt D. Nickerson
of Eastman County of Barnstable
State of Massachusetts Sole owner
of a Slavy Boat for and in consid-
eration of the sum of fifteen
hundred lawful money of the
United States of America to me
in hand paid before sealing
and delivering of these presents
by Elizab. Smith of said Eastman
the receipt whereof I do hereby
acknowledge and am therewith
fully satisfied contented and
paid. have bargained and sold
and by these presents do bargain
and sell unto said Elizab. Smith
his executors & d'annrees, bequests and

designs forever the said Doig
boat to have and to hold said
Doig boat and appurtenances
thereunto belonging, into his
the said Elizab. Smith his
Executor of Administration and
assigned to the sole and only
proper use and benefit whatsoever
of have the said Elizab. Smith
his Executor of Administration
and designs forever, and I the
said Myself D. Pickerton have
and by these presents do herewith
constrain and agree for myself
and my heirs Executors and
Administrator to and with
the said Elizab. Smith his
heirs and Administrators and
designs to warrant and defend
the said Doig boat and all the
before mentioned appurtenances
against all and every persons
and persons whatsoever.

In testimony whereof I
the said Myself D. Pickerton
have here to set my hand
and seal this fourteenth day
February in the year of our
Lord one thousand eight hundred
and nine.

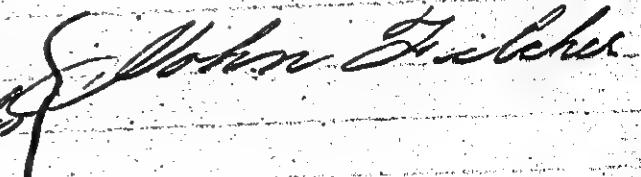
Legend - Seal'd and delivered
in the presence of R. E. Horwold

March 10th 1861
True Copy attest
J. M. Cole } Town Clerk

1861
Received July 18th 1861
I do now all know by these Presents
that I John Fletcher of Eastham
in the County of Barnstable State
of Massachusetts Farmer in consid-
eration of the sum of Three hundred
and twenty dollars to me paid by
Noah Dowse of said Eastham Mass.
the receipt whereof is hereby acknowl-
edged have received bargained and
sold and by these presents to do
grant of bargains and sell unto the
Noah Dowse his heirs and assigns
forever the following described property
namely, one three dark red aged
Seventeen years, one colt aged
red aged two years, one cow red
and white aged four years, one
heifer one year old, one horse aged
one year, one buggy, a lot
of fence, Sixty seven -

to have and to hold the aforesaid
descended good and chattels to the
said York Dower his Executors
Administrators and Assigns forever
and I the said John Fletcher
doth avouch myself to be the law-
ful owner of said goods and chattels
and have good right to sell and
convey the same in manner aforesaid
Provided nevertheless that if the
said John Fletcher his Executors Ad-
ministrators shall pay unto each
York Dower his Executors Administrators
or Assigns the said sum
of three hundred and twenty
dollars in two years from the
date of this instrument then
this Mortgage shall be void.

In witness whereof I the said
John Fletcher have caused
the same this eighteenth day of
July in the year of our Lord one
thousand eight hundred and
sixty five.

Executed and delivered 
in presence of G. G. Fernando

A true copy attested

J. M. Cole & Town Clerk.

See for
record
July 18/1865

Castlman July 18/1865 -
For value received I promise
to pay Noah Dowse or order
three hundred and twenty dollars
in two years

attest
C. E. Phonowis

John Fletcher

Attest Copy J. M. Bobb Towns Clerk.

Yours all money being present
that I Stephen Cornell of Castlman
in the County of Barnstable and
State of Massachusetts subscriber for
and in consideration of the sum
of Eight hundred dollars to me paid
by Timothy Meekings of Barnstable Post
in the County and State aforesaid
Labor the receipt whereof I do hereby
acknowledged have granted sold and
assigned and do by these presents
grant sell and assign unto the
said Timothy Meekings the follow
ing described goods and chattels for
a certain Building for the purpose
and is now used for Manufacturing
of Bridgeman and Tanning leather
together with the Engagee Books

and the buildings used as a back
mill. Tools, premises and all and
singular the apprentices and
pistons for working said Manufacture
said building is situated in Carlton
on land owned by Dallimore Mayo
near Rock Harbor Creek so called.
To have and to hold the aforesaid
good and chattels to the said Timothy
Mulcahey his heirs executors admis-
trators and assigns forever and to
the said Joseph Cornell to whom
myself to be the lawful owner of
a said good and chattel and have
good right to sell and dispose of
the same in manner aforesaid
Provided nevertheless that if the said
Joseph Cornell his heirs executors or
administrators shall pay unto said
Timothy Mulcahey his heirs executors
administrator or assigns the said
sum of Eight hundred dollars
in five years from date this the sev-
enth day of Septt 1870 with interest
payable annually then this foregoing
shall be void or also a certain
proportionate note bearing even date with
interest for said sum of Eight hun-
dred dollars.

In witness whereof I the said Joseph
Cornell have subscribed the same

in the Second Stage of September
in the year of our Lord one thousand
eight-hundred and eighty-five

Wm. C. Coburn
Executed and delivered
in presence of John Downe

Official Copy of J. M. Cob. Town Clerk

of ~~know~~ all men by these presents
I that is Samuel Mc Entyre of Eastham
County of Barnstable Mass. for consideration
of the sum of ninety dollars paid by Harding
H Cobb of Eastham the receipt whereof is heretofore
acknowledged have granted, bargained and sold
and by these presents do grant bargain and sell
unto the said Harding H Cobb of Eastham
County of Barnstable Mass. one Cooper shop
situated in sd Eastham. Corn. & St. G, near the
County road & near the Dwelling House of sd
Samuel Mc Entyre

to have and to hold the aforesaid described good
and chattels to the sd. H. H. Cobb. his executors
Administrators and assigns forever

and I the said Samuel Mc Entyre do avouch
myself to be the lawful owner of sd good and
chattels and have good right to sell and dispose
of the same in manner aforesaid

In witness whereof I the sd Samuel Mc Entyre
have subscribed the same this eighth day of January
in the year of our Lord one thousand eight hundred
sixty nine

Executed in the presence of

C. H. Cobb

Samuel Mc Entyre

One copy attd. Josiah Paine Town Clerk

1869

Recd.

Recd.

Know all men by these presents
that I Joshua Nickerson of Eastham
County of Barnstable & by common,
in consideration of the sum of one hundred
and twenty five dollars to me paid by
W. H. Nickerson of sd Eastham; common
the receipt whereof is hereby acknowledged
have granted bargained and sold unto them
thereby do grant, bargain and sell
unto the said W. H. Nickerson his heirs and
assigns forever, one vessel Boat one
Dory Boat and Eight fishing nets
The above mentioned Boats & nets are all the
Boats and nets now owned by me
I do have and to hold the aforesaid described goods
and chattels to the sd grantee his executors admn
delivers and assigns forever
in the present and the said grantee do avouch myself
of D. C. to be the lawfull owner of sd goods and chattels
knowing and have had right to sell and dispose of the
same on aforesaid
Provided nevertheless that if the said Joshua
Nickerson his executors or administrators
shall pay to the said W. H. Nickerson his exec-
utors administrators or assigns the sum sum
of one hundred and twenty five dollars in three
years with interest at six per cent, then the money
aforesaid shall be paid.

In witness whereof the Joshua Nickerson has subscribed
to the same this sixth day of April in year one thousand
Eighty two

Bill of Sale of Person and Property

Know all men by these Presents

That I Charles St. Vinton of Eastham
in the County of Barnstable and
State of Massachusetts for and in
consideration of the sum of Three hundred
Dollars to me in hand well and truly
paid, at or before signing, sealing and
delivering of these presents, by Edwin le
Stone of Boston in the County of Suffolk
The receipt whereof I the said Charles St.
Vinton do hereby acknowledge have granted
bargained, and sold, and by these presents
do grant, bargain, and sell unto the said
Edwin le Stone One Gray Mare
One Larned Dry Goods Wagon one
Iron mounted Harness, all my Stock
of Dry and Fancy goods in said wagon
and in the house of Charles le Cobb in
said Eastham and all the Books and Shoes
and small wares in said wagon and house
as per schedule herein annexed.
To have and to hold the said
bargained goods and chattels, the said
Edwin le Stone his Executors Administrators
and assigns to their only proper use
benefit, and behoof forever and I the
said Charles St. Vinton doouch myself

To be the true and lawful owner of
the said Goods and Chattels and
have in me full power good right
and lawful authority to dispose of
the said Goods and Chattels in manner
as aforesaid and I do for myself
Heirs Executors and Administrators
husband and wife to whom and
and defend the said Goods and Chattels
unto the said Edmund Stone his Heirs
Executors Administrators and assigns
against the lawful claims and demands
of all persons whomsoever

I'm witness whereof I the said
Charles A Vinton have hereunto set my
hand and seal this seventh day of
March in the year of our Lord
One thousand eight hundred and seventy
three

Executed and delivered
in the presence of } Chas A Vinton
H P Harriman }
J Joshua Price } Town Recd.

Recorded March 7th 1873

Cony

105

Scrapbook of Anti-slavery contributions

Schedule of articles

6 Pmt - Lower Folksp. 9 hrs Ham price
5 day Buttons 17 skeins Thread
6 " Pearl Shimb Buttons 5 day Pearl Buttons
1 Bell 2 forcea Eight yards Elastic
2 tooth Buttons 300 yds elastic 15 cent
1 day Knob Skirt 2 lace do. 15 cent
Thread 15 cent 1 pair Brass
1/2 day white Hair 3 lace do 50 cent Books 150
5 p. Slippers 5 pr Rubber 2 pr children Books
10 pr " 100 10 pr Books 100 8 pr Books 100
9 " Books 125 1 " Slippers 100 2 pr ankle tie 50
3 " 150 15 skein yarn 30 21 " slippers 50
10 " Slippers 25 11 pr Rubber 55 cent
1 can silk 100 25 " leather sets 5 " 8 cent each
1/2 day leather Hair - 100 2 day Hair 400
15 pr Hair 31 21 skein sets 2 " 15 cent Thread
3 pr Drawn 50 200 p. when made 4
12 p. children Books 000 2 men Books 5
1 pr Drawn 25 17 yds. Yarn 12 10 cent shirt 50
9 " Shimb 100 3 pr Drawn 150 12 pr Drawn 50
1 skirt 100 11 " Shimb 50 10m to Stock 31
1 Box Books 000 11 - 8 wheels 50 200 slippers
1 pr Books 000 10 10m to Stock 31
2 pr C Skirts 10 11/2 p. 100 cent elastic band 10
2 cakes soap 5 2 Boxes in Box 10 8 pr. Yester 20
10 yds. Thread 8 11/2 Yester 1 V 2 hats Thread 2
2 Pr. hole cutter 10 4 1/2 dy. 2 1/2 do. Rubber 30
3 day Sets Drawn Rubber 11 2 dy. 11 1
2 " Rubber 2 apr. Stock 3 & 2 pr. lace 2
17 yds elastic 14 yds. Yarn 100 10

10 hr. Snwshoe 10 16 bluish 160
26 years to Lac du 5-72 yrs. Young 1-5 Massel 1
22 b. Dusel 10 15 yrs. Lac 3 1 day & Lille 61.
10 hr. Custer Shelt 5-11 hr. Pm 10 38km 2 thru
18 yrs. Young 40 1 hr. Brand 21 2 yrs. Edg 1
1 hr. Dark Eg 15 3 hr. Custer 30 2 yrs. Eg 1
5 Lille Spurk 50 3 Tom 2pm 10 12 dy Buller
musk 21 3 custer Shelt 15 100 yrs. in der Shelt
2 hr. Snwshoe 10 abn. L. m. 5-7 hr. 28 Pm 2
2 Rock Tm 10 2 Edg 15 1 comb 1-2 bars 5
2 Buller Dusel 5 15 yrs. Lac 41 5 wallets 2m
10 dy. Lac 15 1 hr. Brand 21 17 Sk. Chud. from 500
10 sk. Red gam 30 38km. Dried gam 7 ft.
2.3 yrs. comb 2 18 snwshoe from 7 ft.
Abal. & Custer 10 5 hr. Shelt 44
1.8 hr. Buller musk 21 1 hr. White. Dusel 100
5 clouds 10 14 hr. Hm 20 12" " " 112
1 hr. to Custer 2m abn. W. Buller Dusel 100
3 Shmth 10 3 yrs. Buller 11 1 1/2 dy. Buller 11
7 dy. Buller 1 1/2 dy. hew. Buller 10 4 Rock. L. 500
28m. hr. Bull. 10 10 P. Shelt 1 3 " 21
1 comb 50 years. Shmth - Shmth 30 2 yrs. Buller 30
5 yrs. Custer 20 2 yrs. Custer 30
1 day 15 sk. Bresser 2m 1/2 dy. L. Bresser 3m.
1 hr. a 10. 11m. 6 " " " 110
7.6 Bresser ⁷⁰ 11 dy. 8 clouds 10 2 hr. to Shelt 60
2 hr. Rock 30 2 hr. Custer ~~11~~ 100
1. Under Shelt 30 2 hr. Dusel 100
3 Rock. Shelt 2m 3 clouds Under Shelt 1291
2 day 14 hr. 50 11 day. Hm 50 14 sk. from 21

1 day

1 Huf 110 1 bu shn shn 3-0 27 shn
11 yom 44 13 bu Collen swat 200 1 bu English
le Huse 120 3 bu 11 Huse 30 10 bu Brown 200
5 bu Brown 10 4 bu shn shn 30
7 B or Collen 10 13 bu 1 belt 10
29 bu from stocking 10 4 bu or more 10
2 shap 10 3 bu 20 Cabras 10
5 bu 10 6 Lass 10 10pm 10
1 h Elect 10 2 B Lass 10 1 belt 10
17 Brown 10 1 cent 1 1 bu N Collen 10
6 bu Infant shn 10 1 bu Brown 20
3 bu or 20 10pm 10 10pm 10
10 yds Brown 10 12 yds Green 1 5 yds yellow 10
5 yds Red 1 1/2 days 10 10pm 10
5 spms Collen 2 9 yds 10 10pm 10
2 Brown 110 18 Brown 20 2 P Brown 10
7 1/2 White Brown 2 5 bu dyed 10
6 bu N Collen 10 3 cent 10
2 dyd Black Collen 20 3 wallet 10
12 calen shap 2 2 lemons 2 1 7 1/2 lemons 10
18 h 80 h 10 yds 10 3 spm Thread 10
3 spm Thread 10 6 1/2 lemons 20

March 7/1873

Joshua Pine } Town Clerk

Know all Men by these Presents that
I Eldad Dill of Eastham in the County of
Barnstable and State of Massachusetts, for and in
consideration of One hundred Dollars to me in hand
recd and truly paid by at or before the signing, seal-
ing and delivering of these presents by Walter H. Dill
of said Eastham the receipt whereof I the said
Eldad Dill do hereby acknowledge, have granted
bargained, and sold, and by these presents do give
and bargain and sell unto the said Walter H. Dill
all my Household furniture, my house and
carriages of every description, my boats and nets &c
to have and to hold the said granted and bar-
gained goods and chattels to said Walter H. Dill
his Heirs, Executors, Administrators, and Assigns:
to his and their only proper use, benefit, and be-
hoof forever, and I the said Eldad Dill do
renounce my self to be the true and lawful owner of
the said goods and chattels, and have in me full
power, good right and lawful authority to dispose of
the said goods & chattels in manner as aforesaid, and I do for
myself, Heirs, Executors and Administrators hereby covenant &
agree to warrant and defend the said Goods & Chattels unto
the said Walter H. Dill his Heirs, Executors, Administrators
and Assigns Against the lawful claims and demands of all
persons whomsoever.

In witness whereof I the said Eldad Dill have hereunto
set my hand and seal this eighteenth day of April in the
year of our Lord One thousand and Eight hundred and seventy-four
Executed in presence of) Eldad Dill (L. S.)

Know All Men by these Presents —
that I Polly Higgins of Orleans in the County
of Barnstable and State of Massachusetts, for
and in Consideration of the sum of One Hun-
dred Dollars to me in hand paid at, or before
signing thesealing and delivery of these presents,
by Betsy Higgins of Eastham in said County —
the receipt whereof I the said Polly Higgins do
hereby acknowledge, have granted, bargained and
sold, and by these presents do grant, bargain and
sell unto the said Betsy Higgins all the person-
al property which my brother Dara Higgins late
of Eastham deceased, bequeathed to me in and
by his last Will and testament, consisting of Bo-
vine stock, household furniture, Farming tools,
and various articles of personal property, mea-
ning hereby to convey to said Betsy Higgins all the
personal property which was bequeathed to me
as aforesaid by my said brother, of every n-
ature whatsoever —

To Have and to Hold the said granted and
bargained personal property unto the said Betsy
Higgins her heirs, Executrix, Administrators
and Assigns to their only proper use, benefit,
and behoof forever, and I the said Polly
Higgins do nowish myself to be the true and
lawful owner of the said property, as aforesaid
and have in me full power, good right, and law
full authority to dispose of the said property in
whatever as aforesaid — and I do, for myself

Hers, Executors, and Administrators and Assigns,
hereby Covenant and agree to warrant and
defend the said property unto the said Bet-
sey Higgins and her Heirs, Executors, Adm-
inistrators and Assigns - against the lawful
claims and demands of all persons whom-
soever claiming by through or under me, but
against no other.

I'm Witness whereof I the said Polly Higgins
have hereunto set my hand and seal this thir-
teenth day of November, in the Year of Our
Lord one thousand eight hundred and
SIXTY four.

Executed and deliv-
ered in presence of
Jonathan Higgins
Anabiah Alwood

True Copy

Polly ^{her} X Higgins (L.S.)
mark

Attest H. Doane

James Clark

Know All Men by these Presents,
that I William M. Hopkins of Eastham in
County of Barnstable Yeoman ^{and ten}
In Consideration of the sum of One hundred Dollars
to me paid by Diana C. Hopkins wife of John Hopk
ins of said Eastham, the receipt whereof is hereby ac
knowledged, have granted, bargained and sold, and by these
presents do grant, bargain and sell unto the said Di
ana C. Hopkins her heirs and assigns forever Yveline
Mackael Ncts, with all the apparatus now belonging
to me, and are in any way connected with said Yveline
Mackael Ncts.

To have and to hold, the aforesaid goods and
chattels to the said Diana C. Hopkins her Executors
Administrators and Assigns forever. And I the said
William M. Hopkins do now avouch myself to be the
lawful owner of said goods and chattels, and have a
good right to sell and dispose of the same in manner
aforesaid.

Provided nevertheless, that if the said William
M. Hopkins, his Executors or Administrators shall pay
unto the said Diana C. Hopkins, her Executors, Adm
inistrators or Assigns, the sum of One hundred and ten
Dollars with interest at seven per centum, then this
Mortgage shall be void, otherwise to be in full force
and virtue.

In Witness whereof I the said William M. Hopkins
have subscribed the same the fifth day of September
in the year of our Lord One thousand eight hundred
and forty-four.

William M. Hopkins (L. S.)

Executed and delivered)

in presence of

E. C. Knobles

True Copy Attest H. Doane Town Clerk.

William M. Hopkins (L.S.)

Know All Men by these Presents
that I Winslow A. Moore of Eastham
County of Barnstable, Yeoman

In Consideration of Two Hundred Dollars,
to me paid by Philip Smith and James Savage
of said Eastham, Yeomen the receipt
whereof is hereby acknowledged, have granted,
bargained and sold, and by these presents do
grant, bargain, and sell unto the said Philip
Smith and James Savage, their heirs and As-
signs forever, One Quarter of the Schooner or ves-
sel named Kitty Clark, burden about
two tons or thereabouts. Said vessel is now
lying in the port of Wellfleet
to have and to hold the aforesaid goods
and chattels, to the said Grantees, and
their Executors, Administrators and Assigns,
forever. And I the said Grantor do now
warrant myself to be the lawful owner of
goods and chattels, and have good right to
sell and convey the same in manner aforesaid.
Provided nevertheless, that if the said
Winslow A. Moore or his Executors or Adminis-
trators shall pay unto the said Philip Smith and

James Savage, their Executors, Administrators, or
Assigns, the said sum of Two Hundred Dollars
in one year with interest at the rate of seven and
one-half per cent, then this mortgage shall be void.

In witness whereof I, the said Winslow
A. Moore have subscribed the same this thir-
teenth day of December in the year of Our
Lord One thousand eight hundred and
seventy five.

Executed and delivered } in presence of } Winslow A. Moore
E. E. Knowles

Banstable, Dec 13, 1875 - Then personally appeared
the abovesigned Winslow A. Moore and acknowl-
edged this instrument to be his free act and deed
before me - E. E. Knowles Justice of Peace
True Copy -

Attest, Hiram Doane Town Clerk.

Know all Men by these present that - I
Reuben H. Morton of Eastham in the County of
Bristol & Commonwealth of Massachusetts
in Consideration of One Hundred & fifty Dollars
paid by William H. Morton of Bourton in the
County of Suffolk in said Commonwealth
the Receipt whereof is hereby acknowledged do
hereby grant sell & transfer and deliver unto the
said William H. Morton the following goods and
Chattels namely one Sorel Coat bought of
Co H & E. Storv. To have and to hold all and
singular the said goods and chattels to the said
William H. Morton and his executors admini-
strators and assigns to there use and behoof
forever And I hereby covenant with the grantee
that I am the lawful owner of the said goods and
chattels that they are free from all incumbrances
that I have good right to sell the same as aforesaid
and that I will warrant and defend the same against
the lawful claims and demands of all persons
Provided nevertheless that if for any executors
administrators or assigns shall pay unto the grantee
or his executors, administrators or assigns the sum
One hundred & fifty Dollars on demand from this
date with interest semi-annually at the rate of six
per cent per annum and until such payment shall
not make out for clearing the said goods and chattels
nor suffer them or any part thereof to be attached
or taken for any purpose and shall not except with the con-
sent in writing of the grantee at his representative
attempt to sell or to remove from said Beaumarsh
115

the same or any part thereof than this deed as also one man
of even date herewith signed by me whereby I promise to pay
to the grantee or order the said sum and interest at the time
aforenamed shall be void. But upon any default in the
performance or absence of the foregoing condition the
grantee or his executors administrators or assigns may sell
the said goods and chattels at public auctions first
giving five days notice in writing of the time and place
of sale to me or my representative. And out of the monies
arising from such sale the grantee or his representative
shall be entitled to retain all sums the secured
by this mortgage whether then or thereafter payable
payable including all cost charges and expences incurred
or to be incurred by him or them in relation to the said
property or to discharge any claims or liens of third
persons affecting the same rendering the such sum
if any to me my executors administrators or assigns.
And it is agreed that the grantee or his executors
administrators or assigns or any person or persons
in the behalf of any person at any sale made
as aforesaid shall not be liable defagel in the
performance of the condition of this deed I shall
my executors administrators or assigns may retain
possession of the above mortgage property and
may work and enjoy the same. In witness whereof
I the said Robert H. Morton hereunto set my hand
and seal this Twenty fourth day of January in the year
one thousand and eight hundred and seventeen
Eight real and delivered in presence of Robert H.
Morton (Seal) Attest Harry Goldsmith
Town Clerk

Know All Men by these Presents
that I, Joshua Cole of Eastham in the
County of Barnstable and State of Massa-
chusetts, on the twenty fifth day of March
A.D. 1876 have taken full possession of the
following described lot or piece of land sit-
uated in the South west part of the said
town of Eastham, on the West shore, so
called, below my Herring Brook - bounded
on the North by land of Philip Smith, on
the East by land of Joshua Cole and others
and on the West by the sea.

Witness my hand the day and year
before named.

True Copy

I attest - H. Doane Town Clerk

Know All Men by these Presents
That I Cornelius Anderson of Eastham in
the County of Barnstable and State of Massa-
chusetts, in consideration of the sum of two hun-
dred and fifty Dollars to me paid by Thomas
K. Paine of said Eastham, the receipt whereof is
hereby acknowledged, have granted, bargained
and sold, and by these presents do grant, bargain
and sell unto the said Thomas K. Paine —

One Bay Mare, seven years old — One Bush
Wagon painted blue, one Harness
To Horse and to Halt, all and singular, the
said Goods and Chattels, unto the said Thomas
K. Paine, his Executors and Administrators and
Assigns, to their sole use forever —

And I, the said Mortgagor, for me and
my Executors, Administrators, and Assigns, do
covenant to and with the said Mortgagor and
his Executors, Administrators, and Assigns,
that I am lawfully possessed of the Goods and
Chattels, as of my own property; that the same
are free from all incumbrances; and that I
will, and my Executors and Administrators
shall Warrant and Defend the same to the
said Mortgagor, his Executors, Administrators
and Assigns against the lawful claims and
demands of all persons.

Provided Nevertheless, that if the said
Mortgagor, his Executors or Administrators,

shall well and truly pay unto the said Mortgagor, his
Executors, Administrators or Assigns, the sum of two
hundred and fifty dollars in one year from this date,
then this Deed, as also a certain promissory Note bearing
even date herewith, signed by the said Mortgagor,
whereby he promise to pay the said Mortgagor the said
sum and interest at the time aforesaid, shall both be
void; otherwise shall remain in full force and virtue,
Ands Provided Also, that until default by the said
Mortgagor, his Executors and Administrators, in the per
formance of the condition aforesaid, or of some part the
said, it shall and may be lawful for them to keep poss
ession of the said granted property, and to use and enjoy
the same, but in case of such default, or if the same
or any part thereof shall be attached, at any time be
fore payment as aforesaid, by any other creditor or
creditors of said Mortgagor, or if the said Mortgagor, his
Executors or Administrators, shall attempt to sell the
same or any part thereof without notice to the said Mort
gagor his Executors & Administrators or Assigns, without
their assent to such sale in writing expressed; or shall re
move the same, or any part thereof, from said County of
Bamontable without such notice and assent, then it
shall be lawful for said Mortgagor, his Executor, Ad
ministrators or Assigns, to take immediate possession of the
whole of said granted property to their own use, and to sell
and dispose of the whole, or of so much of said granted
property at public auction as shall produce a sum of
money sufficient to pay and discharge the above men
tioned debt or liability, with interest, and all costs and
charges of keeping and selling the same, and all just

and equitable liens then existing thereon, without further notice or demands, except giving one day's notice of the time and place of said sale to said mortgagor or his legal representatives; and after the said debtor's liability, with interest, costs, charges and expenses, shall be so discharged and satisfied, the surplus of the money arising from said sale, and the residue of said granted property shall be paid and restored to said Mortgagor or his legal representatives, discharged from all claim under this Mortgage.

In Testimony Whereof I, the said Cornelius Anderson have hereunto set my hand and seal, this twenty-eighth day of March, in the Year of Our Lord One thousand eight hundred and seventy-six.

Executed & delivered,
in presence of
Micah J. Daine

C. Anderson (L.S.)

True Copy - Attest - H. Doane Town Clerk

I know All Men by these Presents
that I William Myrick Hopkins of East
am County of Barnstable Towne, I in Consider-
ation of the sum of One hundred and Sev-
enty Dollars to me paid by John Hopkins of said
Bathurst Towne, the receipt whereof is hereby ac-
knowledged, have granted bargained and sold,
and by these presents do grant, bargain and sell
unto the said John Hopkins, his heirs and As-
cends forever One Cow, Thirteen Fils Neis, a sm-
all dwelling house on Billingsgate-Point, on
land owned by another party — Two Dory Boats,
also my fishing gear that has been used by me.

To have and to hold the aforesaid
goods and chattels to the said John Hopkins
or his Executrix, Administrator and Assigns for
ever. And I, the said William Myrick Hopkins
do avouch myself to be the lawful owner of
said goods and chattels, and have good right
to sell and dispose of the same in manner
aforesaid. Provided nevertheless, that if the
said William Myrick Hopkins his Executrix
or Administratrix shall pay into the said
John Hopkins or his Executrix, Administrator
or Assigns, the sum of One hundred &
Seventy Dollars in five years with inter-
est at 6 $\frac{1}{2}$ per centum, then this Mortgage
shall be void.

On Witness whereof I the said William
Myrick Hopkins have subscribed the same

This sixt^h day of January in the year of
Lord One thousand and eight hundred and
sixty six William Myrick Hopkins
Esq^r and delivered
in presence of
T. D. Knowles

Barnstable Jan. 6 1876
There personally appeared the above named (William
Myrick Hopkins) and acknowledged this Instrument
to be his free Act and Deed
Before me T. D. Knowles
Justice of Peace

Bill of Sale of personal property
Know all men by these presents That James W.
Percival of Eastham in the County of Barnstable and
Sale of Massachusetts for and in consideration of the sum
of Four hundred 40 dollars to me in hand well and truly
paid at or before signing sealing and delivering of these presents
by Abijah Mayo of said Eastham, the receipt whereof
the said James W. Percival do hereby acknowledge
have granted bargained and sold, and by these presents
do grant bargain and sell unto the said Abijah Mayo
the following described Personal property now on the
said Abijah Mayo's premises viz - Sugar Malasses Oil
Spices and Groceries of all kinds that I have in
my possession I have and hold the said granted and
bargained Personal Property said Abijah Mayo
his Heirs Executors Administrators and Assigns
to his only proper use benefit and behoof for ever and
the said James W. Percival do now make myself
to be the true and lawful owner of the aforesaid described
Personal Property and have in me full power good
right and lawful authority to dispose of the said
Personal Property in manner as aforesaid and I
do for myself my Heirs Executors and Administrators
hereby covenant and agree to warrant and defend the
said Personal Property unto the said Abijah Mayo
his Heirs Executors and Administrators and Assigns
against the lawful claims and demands of all persons
whomsoever I do witness whereof I the James W. Percival
have hereunto set my hand and seal this twenty eighth day
of April in the year of our Lord one thousand eight
183

Hundred seventy eight Type cast and delivered in
presence of Alas H. Stuart

James M. Percival (L.S.)

True copy attest - George H. Clark.
Town Clerk

Bill of Sale From J. Fulcher to Philip Smith
Known all Men by these Present That I
John Fulcher of Eastham in the County of
Barnstable and State of Massachusetts for and in
consideration of the sum Three Hundred Dollars
to me in hand well and truly paid at or before
signing sealing and delivering of these presents by
Philip Smith of said Eastham the receipt
whereof I the said John A. Fulcher do hereby
acknowledge have granted bargained and sold
and by these presents do grant bargain and sell
unto the said Philip Smith one fourth interest
in a Fish Weir in common and undivided with
William Nickerson Alonzo Higgins and
Snowy J. Higgins Also one Bay Horse Also one
Light Bay Horse one cow and one ox To have and
to hold the said granted and bargained property
unto the said Philip Smith his Heirs Executors
Administrators and Assigns to their only proper use
benefit and behoof forever and I the said John A.
Fulcher do vouch myself to be the true and
lawful owner of the said property and have in
me full power good right and lawful authority
to dispose of said property in manner as aforesaid
and I do for myself my Heirs Executors and
Administrators here for ever and agree to
warrant and defend the said property unto the
said Philip Smith and his Heirs Executors
and Administrators and Assigns against the
lawful claims and demands of all persons whom
soever

In Witness Whereof I the said John A.

Fulcher have hereunto set my hand and seal this
29th day of April in the year of our Lord One thousand
eight-hundred and seventy-eight - Executed and
Delivered in presence of,

J. Higgins

John Fulcher (Seal)

True copy attested Leo H. Clark
Town Clerk

License of one Third of a House 1879

This Indenture

Made the seventh day of January in the year of our Lord
one thousand eight hundred and twenty-nine
Witnesseth that F. E. Knowles of Batham County
of Barnstable Massachusetts Trader do hereby lease
lend and let unto Charles H. Smith of said
Batham and County yeoman

One Third of the Batham Bee Company's
property consisting of one Bee House with Room
for Tools and the Bee Tools with the Land and
right to the small Pond Namely one third
of the aforesaid property situated in Batham
aforesaid Bee Company's property in Batham
To hold for the term of one year from the First
day of January 1879 yielding and paying therefor
the rent of Six Dollars And the said lessee
doth promise the said rent via and to quit and
deliver up the premises to the lessor or his
attorney peaceably and quietly at the end of the
term in as good order and condition reasonable
use and wearing thereof fire and other unavoidable
casualties excepted as the same now are or may
fall into by the lessor and to pay the rent as above
stated and all Taxes and Duties levied or to
be levied thereon during the term and also the rent
and taxes as above stated for such further
time as the lessee may hold the same and
not for a less sum for any want thereof nor shall
the said lessee nor permit any other person or persons

to occupy or improve the same or make or
suffer to be made any alteration thereon
but with the approbation of the lessor thereto
in writing having been first obtained.

and that the lessor may enter to view and
make improvements and to expel the lessee
if he shall fail to pay the rent and taxes
as aforesaid or make or suffer any strip or waste
thereof. Also all the bee the lessor may
want for his own use with right to take his
self when he devers.

In witness whereof The said parties have hereunto
interchangeably set their hands and seals
the day and year first above written

Sealed signed and delivered
in presence of Edw. L. Hart.

E. E. Knowles. (Seal)

Attest Capy George H. Clark
Town Clerk.

Bill of Sale of Personal Property from
Reuben H. Florton to Joshua Cole dated Aug 17 1874.

Know all men by these presents - That I Reuben H. Florton of Eastham in the County of Barnstable and State of Massa chusetts for and in consideration of the sum of Fifty Dollars to me in hand well and truly paid at or before signing sealing and delivering of these presents by Joshua Cole of said Eastham the receipt whereof will the said Reuben H. Florton do hereby acknowledge to have granted bargained and sold and by these presents do grant bargain and sell unto the said Joshua Cole my interest in a Fish weir constructed and standing on Malford's Cliff Beach so called in said Eastham together with my interest in all Buildings standing on said beach which may be required in connection with said weir to have and to hold the said granted and bargained property unto the said Joshua Cole his heirs executors and administrators and assigns to him only proper use benefit and behoof forever under the said Reuben H. Florton do witness myself to be the true and lawful owner of the property aforesaid and have in me full power good right and lawful authority to dispose of said property in manner as aforesaid and I do for myself and heirs executors and administrators hereby covenant and agree to warrant and defend the said

Property unto the said Joshua Cole his heirs
Excutors and Administrators and Assigns against
the lawful claims and demands of all
persons whomsoever in witness whereof I the
said Remond H. Horton have hereunto set
my hand and seal this Seventeenth day of
January in the year of our Lord one thousand
Eight hundred and seventy nine

Executed and delivered in presence of
Jonathan Higgins) Remond H. Horton (L)

Attest Copy George H. Clark.
Farm Clerk.

Know all men by these presents that James S. Hatch of
Cape Cod County of Barnstable County Commonwealth
of Massachusetts in consideration of thirty Dollars
paid by Erich Heaton of said County aforesaid
I receipt hereof is hereby acknowledged to hereby
give grant sell and convey unto said Erich Heaton
or his executors administrators and assigns
the following described article of personal property
to wit The House known as the Garden Myrtle
House said House to be used by the Parties
purchasing off of fire arms or or before one year
from date of said House is not used entirely
for said fire arms it shall revert to said
S. Hatch or his heirs to have and to hold
the above granted House to the said Erich Heaton
his executors administrators and assigns forever
and I do own myself to be the lawful owner
and possessor of said House that they are free
of all encumbrances and that I have a full
right to sell and convey the same in manner
aforesaid and that I will warrant and defend
the same to the said Erich Heaton his
executors administrators and assigns forever
Providence Whereof I the said James S. Hatch
have hereunto set my hand and seal the
fifteenth day of February in the year of our Lord
one thousand eight hundred and sixty nine
executors present
T. S. Hatch James S. Hatch (G. D.)
Attest Capt George Holland
John L. Clark

Bill of Sale of Personal property

I nowe will make by these present

That we Edmond & F. K. Knobles and Freeman Knobles of
of Bartham in the County of Barnstable and state of
Massachusetts for in consideration of the sum of
Three Hundred Dollars to us in hand paid by
Almira H. Lewis of said Bartham at or before signing
receiving and delivering of these presents the receipt
whereof is hereby acknowledged have granted bargained
and sold and by these presents do grant bargaines and
sell unto the said Almira H. Lewis one dwelling house
standing on land situated in said Bartham and
belonging to me by descent from the said Edmond F.
Knobles dated this twenty day of April A. D. 1878

To have and to hold the aforesaid dwelling house and
land to the said Almira H. Lewis and the said Edmond
F. Knobles and Freeman Knobles do warrant ourselves
to be the lawful owners of said house and land and
and have good right to sell and dispose of the same in
whatever manner and place we do for ourselves have executors
and administrators hereby covenant and agree to warrant and
defend the said Almira H. Lewis and the said
Almira H. Lewis executors administrators and
successors against the lawful claims and demands of all
persons whatsoever. In witness whereof we the said
Edmond F. Knobles and Freeman Knobles have
subscribed the same this twenty day of April in the
year of our Lord one thousand eight hundred and
eighty eight executed and delivered in presence of
E. E. Knobles } Edmond F. Knobles (E. E.)
Freeman Knobles (F. F.)

Bassettville G.G. April 24, 1878.

They personally appeared before me and acknowledged
P. D. Murphy. And acknowledge this instrument
to be his free act and deed before me.

E. E. Daniels.

Signature of the Decease
True Copy attest - George H. Clark.
Town Clerk

Sale of Personal Property

Bantam April 1, 1878

I convey to Mr. Lewis Smith one
Black Horse. Two horses one Bay
Wagon Three Tons price of Melchers being
in Bantam To have and hold until my
Wishes are paid - Greenwich Bank

James U. Percival,
Attest. Copy George H. Clark.
Town Clerk

Castlereagh May 31 1874

Mr Abijah Mayo

Bought of James W. Percival
all my goods I have on hand) Bath in Store
and also Count in Deposit in Orleans and every
Warehouse in Town consisting of Gross series of all
Kinds and all my Percival Property to the
sum of Five Hundred Dollars to have
and hold until Paid in sume case
which I have assigned to his use of at
Present time

James W. Percival

£ 500.00

Eastham dated 18 1874
James W. Percival to Abijah Mayo
Bill of Sale of Personal Property

I know all men by these presents That I
James W. Percival of Eastham in the county of
Barnstable and Commonwealth of Massachusetts
consideration of Five Hundred Dollars paid by Abijah
Mayo of Eastham aforesaid, the receipt whereof I do
hereby acknowledge do hereby grant sell transfer and
deliver unto the said Abijah Mayo the following goods
and chattels namely all and singular my stock
in trade now in the stone of Louis Cross by now occupied
by me in the town of Eastham adjoynig the County
of Rock and the homestead of Bergabrin Wakke
described consisting of West Indian goods Groceries &c
and all articles of trade of whatever name or nature
in said stone or on the premises adjoining the said stone
to gether with all my personal property whatsoever and
wherever the same may be situated consisting of
horse Carriage harnesses fowl &c
meaning and intending to convey all my personal
property of whatever name or nature together with
all debts or demands due me from any and all
persons partnerships or corporations whatsoever
subject to all claims or liens or mortgage thereon
heretofore given by me to Lewis Smith of said
Eastham to be sure the payment of money
to him and discharge to all other liens or
mortgages now existing thereon To have and
to hold all and singular the said goods and chattels

to the said Abijah Mayo and his heirs administration
and assigns to their children and heirs forever and
hereby covenant with the grantee that I am the
lawful owner of the said goods and chattels
that they are free from all my claim or exception
as above named that I have good right to sell the
same as aforesaid and that I will warrant
and defend the same against the lawful claim
and demands of all persons. On witness whereof
I the said James W. Percival heremulter my
hand and seal this eighteenth day of June
in the year one thousand eight hundred and
seventy nine. Signed sealed and delivered in
presence of Smith K. Chapman

James W. Percival (L.S.)

Barnstable (SS) June 18 1879) There personally
appeared the abovesigned James W. Percival
and acknowledge the above instrument to be
his free act and deed.

Witness my Smith K. Chapman
Justice of the Peace

Attest'd: C. G. Geo. H. Clark Town Clerk

17 James H. Savage to Philip Smith

Mortgage of Personal Property

I James H. Savage do hereby present that I James H.

Savage of Eastham in the County of Barnstable
in consideration of Two hundred Dollars paid

by Philip Smith of Ostium in the County of
Barnstable the receipt whereof is hereby acknowledged
do hereby grant sell transfer and deliver unto

the said Philip Smith the following goods and
chattels namely One Iron Grey Coloured
horse eight years old and one Tabby grey and
all ribbon trimmed harness to have and to hold

all and singular the said goods and chattels to the
said Philip Smith and his executors administrators

trustees and assigns to their own use and behove
forever and I hereby covenant with the grantee

that I am the lawful owner of the said goods
and chattels that they are free from all encumbran-

ces that I have good right to sell the same as
aforesaid and that I warrant and defend the

same against the lawful claimants and defensors
of all persons. Provided nevertheless that

the grantor or his executors administrators
and assigns at the sum of two hundred in 100 from this

date with interest at an annual rate of the sum
of six percent per annum and until such time
as payment shall be made of said goods and chattels

whereof against him or them not less than

thirty days for the benefit of the grantee and executors
administrators and assigns at such time as
aforesaid as they shall appear to be delinquent or

Destroy the same or suffer them or any part
thereof to be attached or process made shall
not except with the consent in writing of
the grantee of his representations aforesaid to sell
or deliver or to remove from said County of Penn-
sable the same part thereof when this Deed
is also whereby he promises to pay to the grantee
or order the sum or sum or value at the time
of payment shall be to him paid
by public auction first giving him days notice
in writing of the time and place of sale to the
grantee or his executors or administrators or
assigns may sell the said goods and chattels
by public auction first giving him days notice
in writing of the time and place of sale to the
grantee or his representations and cost of the money
arising from such sale the grantee or his executors
or administrators shall be entitled to recover all expenses
incurred by this mortgage whether he or his executors
or assignees including all cost charges and expenses
incurred or sustained by him or them in relation to
the said property or to his charge any claim or
lien of third persons affecting the same rendering
the surplus if any to the grantee or executors
or administrators or assignees
And it is agreed that the grantee or his executors
or administrators or assignees or any factor or factors
be held may purchase at any sale made as
aforesaid and that within days after the performance
of the conditions of this deed the grantee and his
executors administrators or assignees shall pay to the

of the above mortgaged property and on my said
and enjoying the same
I will bear where as I the said James H. Savage
hereunto set my hand and seal this twenty fifth
day of August in the year one thousand eight hundred
and sixteen and twenty nine
Signed real and delivered in presence of H. P.
Garrison James H. Savage (S. G.)

Attested - Copy Geo. H. Clark,
Town Clerk

4475-0, co

James W. Percival.

Wilkes T. B. Herrick.

Eastham, Feb 20 1880

Attested to by Sec. St. Clark
Town Clerk

As I this day convey to Mr. Lewis Smith
all goods remain with him I have hold & am
till my dues are paid one mare standing
on Lookout Mountain. Crook in Ranch also
one Black Mare one Becht Wagon one Coup
Wagon Two Harnesses which I hold at
Present time.

James W. Percival.

Eastman Oct-5 1880

True copy George H. Clark.
Town Clerk

Bill of Sale of Personal Property
From Lemuel S. Thruel To
Elizabeth S. Thruel
Dated January 1st 1881

I know all men by these presents
That I Lemuel Thruel of Easton in the
County of Barnstable and Commonwealth
of Massa chusetts for and in consideration
of the sum Two Thousand dollars well
and truly paid to me before signing, sealing
and delivery of these presents by
Elizabeth S. Thruel these eight whereof
I the said Lemuel Thruel do hereby
Acknowledege have granted bargained
and sold and by these presents do grant
bargain and sell unto the said
Elizabeth S. Thruel 1 Truck Wagon
1 Pleasure wagon 1 Slight harness
1 Heavy harness 1 Old dray wagon
1 Black Hoist 1 Dark Ray Horse and
all the goods and fixtures in the store
in Orleans more or less to be put together
with the lumber in the coal yard
as exhibited by me in said Orleans and
one hundred and eighty barrel of
Alum baird to have and to hold
the said granted and bargained
Personal Property said Elizabeth S.
Thruel her heirs Executors Adminis-
trators and Assigns to her and their

only proper and beneficial use of the same forever and
that to the said Gauthier Hunt Esq. would myself
myself to hold same as lawful owner of the
above described Personal property and
have in full power and right and
lawful authority to dispose of this said
Personal property in manner as aforesaid
and I do for myself my executors
and administrators hereby
convenant and agree to warrant and defend
the said Personal property unto the
said Elizabeth J. Finch her heirs
executors administrators and assigns against
the lawful claims and demands of
all persons whatsoever
In witness whereof I the said Gauthier
Hunt have hereunto set my hand and
seal this first day of January in the
year of our Lord one thousand eight hundred
and eighty one Executed and delivered of
in presence of Silas S. Stewart

Gauthier Hunt Esq

True Copy George F. Clark
Former Clerk

Carthage

Parker S. Hackman to Sarah H. Horton.

Bill of Sale of Personal Property.

Know all men by these presents That I
Parker S. Hackman Administrator of the Estate
of John Hackman of Westfield in consideration
of one hundred and fifty Dollars paid by Sarah
H. Horton of Marlboro in the County of Barnstable
the receipt whereof is hereby acknowledged do
hereby grant sell transfer and deliver unto the
said Sarah H. Horton the following goods
and chattels namely One Slip Rigged Boat
call the Latte & Wellie to have and to hold
all and singular the said goods and chattels to the
said Sarah H. Horton and his executors
administrators and assigns to their own use and
behalf forever And I hereby covenant with
the grantee That I am the lawful owner of
the said goods and chattels that they are free
from all incumbrances that I have good right
to sell the same as aforesaid and that I will
warrant and defend the same against the lawful
claims and demands of all persons whatsoever
whereof to the said Parker S. Hackman
Administrator of the Estate of John Hackman
hereunto setting hand and seal this fifth
day in the year one thousand eight
hundred and eighty one Parker S. Hackman (23)
signed and delivered this day by
present of H. P. Garrison True copy
G. J. Colbeck Town Clerk

Coastham Oct 17th 1881
A piece of land commencing at the
North West corner of Samuel Rogers
dry kg now running easterly twenty rods
by high water break then southerly
fifteen rods to a stake and stone then
westerly twenty rod by the same stone's
fence then Stake and stone then North
west sixteen rod to the first-mentioned
bound: been occupied seventy-eight years

Lewis Smith
Attested copy George T. Black,
Town Clerk.

Eastham Jan 7 1882

This is to certify that we Joseph
Mr. Dill & George F. Holbrook
took possession of a certain
piece of flats lying in the town
of Eastham and bounded as follows
commencing at a Stake & Stone
lying in the line between Conchour
& Meliff running southerly by
the ridge ground to a Stake
and Stone on wood beach Bar
then westerly by the Bar to a
Stake & Stone at low water mark
then northerly by low water mark
to a Stake & stone that lies
in the line between Holbrook
and Meliff then easterly
back to the first named Boundary
and also took possession of another
piece of flats lying in the Town
of Eastham bounded as follows
commencing at a Stake & Stone
at the North West corner of Brown's
Beach running southerly by the
shore to a Stake & Stone in back
of Brook then easterly to a Stake &
Stone at low water mark then
northerly by low water mark
to a Stake & Stone a wood beach bar
to the first named boundary Joseph M. Dill

Grant of a Fish-wm to Peter Figgins
Commonwealth of Massachusetts Barnstable S. Y.
To Peter Figgins.

In accordance with an
act of the Legislature passed in year
1850 Chap 50 Sec 1 undersigned Selectmen
of the Town Barnstable By Authority aforesaid
in as by virtue of our office do hereby
and for ye said Peter Figgins to continue
and maintain a fish-wm in the tide waters
within the limits of said town of Barnstable
for the purpose of taking fish as the most large
in said town on land and below land belonging
to said Peter Figgins near Brooks Brook
so called. Provided he does not interfere
with other Peoples rights nor obstruct
navigation to him for one year from
this date

Easton July 6 1881

N. P. Knuckles Selectman
C. H. Hartson Selectman
of Barnstable

Attestd Copy
George A. Clark
Towin Clark

Commonwealth of Massachusetts Barnstable S.S.
To Peter Higgins of Eastham in said County
in accordance with an act of the Legislature
passed in the year 1856. Chap 50 Sec 1. and
any other act relating thereto We the
undersigned Selectmen of Eastham by
authority vested in us by virtue of our office
do hereby authorize the said Peter Higgins
to construct and maintain a fish weir in
the tide water within the limits of said
town of Eastham for the purpose of taking
fish at the west shore in said town
on land and below same belonging to said
Peter Higgins and others (undivided)
bounded on the north by land of heirs of
Simeon H. Boston late of Eastham
(deceased) and on the south by land of
said heirs and running from a point
said boundaries in a west course into the
sea. Provided said weir shall cause
no obstruction to navigation nor encroach
on the rights of others. The above privilege
is granted for a period of and not exceeding
five years from date hereof
dated at Eastham this Twenty eighth
day of November A.D. 1881

Silas H. Stuart } Selectmen
N. P. Knowles } of
J. H. Boston. } Eastham
Attestd. G. F. G.
Geo. F. Clark. Town Clerk

Receipt from. Hannah. H. Brown to
Thomas Mayo

\$1,00

This is to certify that
I have sold to Thomas Mayo for the
sum of Eleven Dollars All of my
Fence owned by me joining his
land with the right to retain as
it now stands

Received payment

Hannah. H. Brown

J. P. Brown. witness

True copy

George. H. Clark

Town. Clerk

\$1,59,14 North Eastham July 2nd 1882

To Washington F. Pierce

Will Pay to

Robert R. Horton the sum of One hundred
and fifty nine & 19/100 Dollars and charge the
same to my account - when there is the
amount due me on account of Mein

Peter Higgins

W. F. Pierce

Oct 2 1882

Geo. H. Clark

True copy

Town. Clerk

Bill of Sale from Edward Clark to
Geo. H. Clark.

Eastham Jan 1 1883

George H. Clark

Bought of Edward Clark

His stock of fowl 100 more or less	\$40.00
Mare Flora	20.00
1 8 yr old cow. light red	25.00
1 5 "	30.00
1 3 " Heifer	25.00
1 3 " cow. Red & white	22.00
1 2 " dark red	18.00
1 grey 1 Spotted yearling \$12. each	24.00
9 Calves - \$5. each	<u>45.00</u>
	249.00

Jan 1 1883

Credit: Stone account 118.62

Pay 1880 Paid C. Norton 60.23

1881	58.75	<u>238.60</u>
		\$10.40

True copy.

Geo. H. Clark.

Town. Clerk.

Roastham. Apr. 17. 1883.

J. Horace A. Dill of Roastham wasent
all claims on Bay Mare in my possession
which I have belonging to William H. C.
Rickeron of said Roastham until paid
for by me in full.

signed Horace A. Dill
executed by G. H. Clark. Town Clerk
witness William H. Dill.

True copy. G. H. Clark.
Town Clerk.

Edwin F. Baker to Francis A. Cole,
Mortgage of Personal Property
Know all men by these Presents That I
Edwin F. Baker of Brewster in the County
of Barnstable State of Massachusetts
in consideration of Two Hundred and
Twenty Eight Dollars paid by Francis A.
Cole of Eastham County and State
aforesaid to the receipt whereof is hereby
acknowledged do hereby grant sell transfer
and deliver unto the said Francis A. Cole
the following goods and chattels namely
A certain building occupied as a machine
shop standing a little south of the
dwelling house of the late Francis Baker
of said Francis Baker Also a Bunk, engine
and shafting used there with and a
Building to have and to hold all
and singular the said goods and chattels
to the said Francis A. Cole and his executors
administrators and assigns to their use and
and behoof forever.

And I hereby covenant with the aforesaid
that I am the lawful owner of
the said goods and chattels that
they are free from all encumbrances
that I have good right to sell the same
as aforesaid and that I will warrant
and defend the same against the
lawful claims and demands of all
Persons provided nevertheless that

if I or my executors administrators or
assigns shall pay unto the Vendee or
his executors administrator or assigns
the sum of Two hundred and Twenty
Eight Dollars in like annual
installments the whole to be paid
in three years from date with interest
as stated in a note of even date signed
by me and until such payment shall
keep the said goods and chattels insured
against fire in a sum not less than

Dollars for the benefit of the Vendee
and executors administrators
and assigns in such form and in
such insurance companies as
they shall approve shall not
want or destroy the said goods
and chattels nor suffer them
or any part thereof to be attacked
or ruined process and shall not
except with the consent in
writing of vendee or his
representative attempt to sell
or remove from the premises
the same or any part thereof
before this deed as also the
aforesaid note shall be
paid upon any default in the performance
or observance of the foregoing conditions

The vendee or his executor administrator
or assigns may sell the said goods and
chattels at public auction first giving
50 days notice in writing of
the time and place of sale to me
or my representatives and out of the
money arising from such sale the
vendee or his representative shall be
entitled to recover all sums there
secured by this mortgage whether
then or thereafter payable including
all cost charges and expenses incurred
or sustained by him or them in
relation to the said property in so
discharge any claims or liens of third
persons affecting the same
rendering the triflplus sufficient to me
or my executors administrators
or assigns. Credit is agreed that
the vendee or his executors
administrators or assigns or any
person or persons in their behalf may
purchase at any sale made as aforesaid
and that in all default in the
performance or observance of the
conditions of this deed I and my
executor administrator and assigns
may retain possession of the above
mortgaged property and may use
and enjoy the same but after such
default the vendee or those

claiming in the name of my wife
and enjoy the same but after
such default the vendor or those
claiming under me may take
immediate possession of land
property and shall at purpose may
so far as I can give authority
therefore enter upon any premises
on which said property or any
part thereof may be situated and
remove the same therefore
In witness whereof I the said
Edwin F. Baker herunto setting
hand and seal this twentieth ninth
day of February in the year one
thousand eight hundred and eighty
four signed and sealed in presence
of Jonathan Biggins

Edwin F. Baker. Seal

Attest: capts Geo. H. Lelands
John Lelands

Eastham Bill of Sale from
John D. Myrick to William H. Nickerson

Eastham March 17th 1884

Know All Men by these Presents

That I John D. Myrick of Eastham
in County of Barnstable state of Massa-
chusetts in consideration of one dollar
and other valuable considerations to
me paid by William H. Nickerson
of Eastham the receipt whereof I
do hereby acknowledge do hereby assign
and Transfer to said William H.

Nickerson all claims and demands
which I now have and all which
at any time between the date hereof
and the 17th day of November next
I may and shall have against Allen
M. Nickerson for all sums of money
due and for all sums of money and
demands which at any time between
the date hereof and the said 17th day
of November next may and shall become
due me for service of my son John
D. Myrick to have and to hold the
same to the said William H. Nickerson
his executors Administrators and successors
forever

Witness Robert G. Oliver ^{as} John D. Myrick
True Copy G. H. Clark L. S. Clerk

#178. Roxbury Mass March 27th 1889
In consideration of one Bay Mare
and the subscribers John De Myrick
as Principal and C. L. M. Nickerson
as surely jointly and severally
promises to pay to William H. C.
Nickerson or order one hundred
seventy eight Dollars in six months
from date with interest at six
per cent per annum
And if it is further agreed the the title
to the Bay Mare for which this
note is given shall remain
in said William H. Nickerson until
this note is fully paid.

John De Myrick
C. M. Nickerson
True copies G. H. Clark, Town Clerk

Personal Property
Know all men by these presents
That I Lawrence H. Shattuck of
Orleans County of New York State
in consideration of the sum of One
hundred and seventy five dollars
to me paid by Shebe E. Higgins of
Eastham in said County the receipt
whereof is hereby acknowledged have
granted bargained and sold by these
present premises do grant bargains and sell
unto the said Shebe E. Higgins
all intellis and assignes forever one
hundred and seventy five dollars
to have and to hold the aforesaid described
goods and chattels to the said Shebe
E. Higgins her executors
Administrators and assignes forever
and I the said Lawrence H. Shattuck
do avouch myself to be the lawful
owner of said goods and chattels and
have good right to sell and dispose of
the same in my name aforesaid
I via witness whereof I the said
Lawrence H. Shattuck have subscribed
the same this twenty fourth day of August
in the year of our Lord one thousand
eight hundred and eighty one executed
and delivered for payment of Abigail
B. Shattuck Barstable Cliffs 1881

Then Personally appeared the above named
George H. Shattuck and acknowledge
this instrument to be his free act and deed.

George H. Shattuck

Before me E. E. Knowles.

Justice of the Peace.

Altered copy J. G. Clark,
Town Clerk

James W. Percival to Arthur P.
Linnell Mortgage of Personal
property Known all Messy there
presents that I James W.
Percival of Roxbury County of
Barnstable Commonwealth of
Massachusetts in consideration
of Five Thousand Dollars paid
by Arthur P. Linnell of Wakefield
County of Middlesex and said
Commonwealth the receipt
whereof is hereby acknowledged
hereby grant self lumppes and
deliv. unto the said Arthur P.
Linnell the following goods
and chattals namely:

one black mare called Fiddling one
beach wagon one Packau wagon
one Dray wagon one light wagon
two harnesses also all my stock
in trade consisting chiefly of West
India goods groceries flour and grain
all contained in store and stable
owned by me in said Barbados
To have and to hold all and singular the
said goods and chattels to the said
Arthur P. Lamrell and his executors
Administrators and Assignees to these our
use and behoof forever.

And I hereby
convenant with the vendee that I am
the lawful owner of the said goods
and chattels that they free from all
incumbrances except one mortgage on
the horse and carriage of One hundred
Dollars given to Louis Smith late
of Reetham that I have good
right to sell the same as aforesaid and
that I will warrant and defend
the same against the lawful claims
and demands of all persons except
as aforesaid

Provided nevertheless
that if I or my executors Administrators
or Assignees shall pay unto
the vendee or his executors Administrators
or Assignees the sum of five hundred Dollars

in one year from this date with interest
as stated in one note of even date
signed by me and until such payment
shall keep the said goods and
chattels in my said firm and for an
amount less than Five Hundred
Dollars for the benefit of Venlee
and his executors administrators and
assigns in such form and in such
manner companies as they shall
approve shall not want or destroy
the said goods and chattels nor
suffer them or any part thereof
to be attacked or presume process
and shall not except with the
express writing of the vendor
his representatives attempt to sell
or to remove from said countess
except in ordinary course of trade
the same or any part thereof then
this deed as also the aforesaid note
shall be void.

But in case of any default
in the performance or observance of
the foregoing condition the vendor or
his executors administrators or assigns
may sell the said goods and chattels
at public auction first giving
ten days notice in writing of the time
and place of sale twice or any-

representatives or publishing such notice
in writing at the time and place of sale
to me or my representatives or publishing
such notice once a week for three
successive weeks in some one newspaper
published in said County of Barnstable
and out of the money arising from such
sale the vendor or his representatives shall
be entitled to retain all sums then
secured by this mortgage whether
then or thereafter payable in clearing
all cost charges and expenses incurred
or sustained by him or them in relation
to the said property or to his charge any
claims or liens of third persons
affected the same rendering the surplus
if any to me or my executors administrators
or assignees.

And it is agreed that the
vendor or his executors administrators
or assignees or any persons or persons in
their behalf may purchase at any
sale made as aforesaid and that
until default in the performance
or observance of the conditions of this
deed I and my executors administrators
trustors and assignees may retain posse-
sion of the above mortgage property
and may use and enjoy the same
but after such default by the vendor
or those claiming under him.

may take immediate possession of
said property and for that purpose
may so far as I can give authority
therefor enter upon any premises
on which said property or any
part thereof may be situated and
remove the same therefrom.

In witness whereof the said
James W. Percival, herunto set
my hand and seal this twenty
second day of March in the year
one thousand eight hundred and
eighty six.

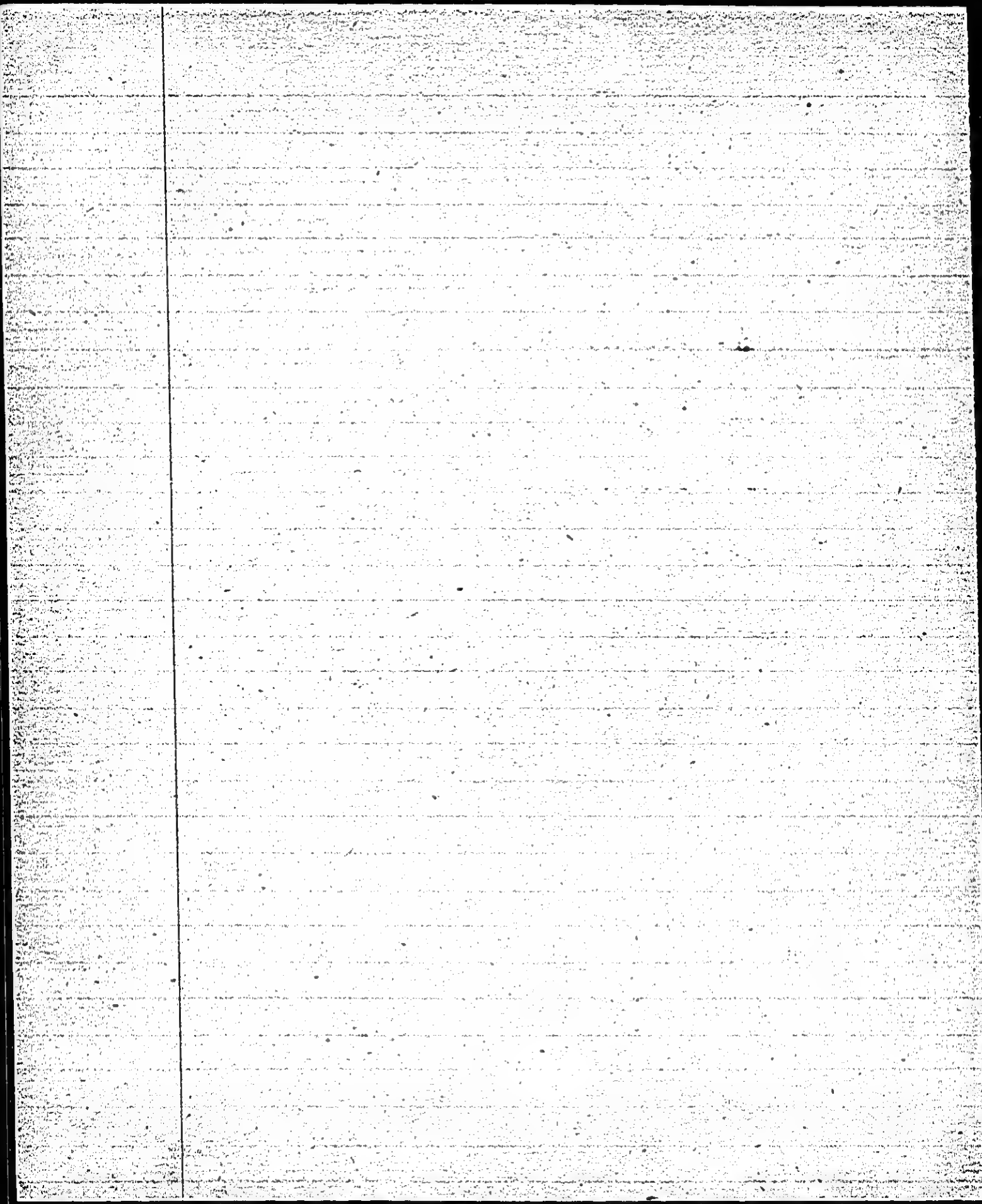
Signed and sealed in presence of
Charles F. Howthorn

James W. Percival

Attest: copy. Geo. H. Clark,
O. over seal.

To Edmund F. Baker, This is to give
notice that the undersigned
mortgagee of the following dis-
cribed property viz. a certain
building occupied as an Ma-
chine Shop standing a little
south of the dwelling house
of the late Francis Baker also
a Boiler Engine, and Drafting
and the Smith in the Town
of Brewster intends to foreclose
said mortgage for a breach of
the condition thereof said
mortgage is dated February 21, 1842
& D. 1844, and recorded in the
records of Mortgages of Personal
Property in the Clerk's office for
the town of Brewster, May 28, 1844
Yankee June 1st 1847

Josiah H. Cole Attorney
City of H. Higgins and
George H. Lough
Town Clerk of Brewster



I now and then by these presents
that I James P. Davis of
Dartmouth in the County of
Barnstable and State of Massa-
chusetts in consideration of
One Hundred and Thirty dollars
paid by Arthur D. Linnell of Bla-
fords County of Middlesex and State
aforesaid the accept whereof is
hereby acknowledged do hereby grant
sell, transfer and deliver unto the
said Arthur D. Linnell the following
goods and chattels, namely
all my stock in trade, consisting
of Eight Indian goods Groceries, flour
and grain and all other
goods of whatever name or nature
there may be on the premises now
occupied by me, all my books
accrued notes, debts and all de-
mands of every name or na-
ture, and other whatever goods
of any kind that I may here-
after purchase or possess, subject
however to my former mortgage to
the said mortgagee, dated March
22nd 1884, and recorded in the
Records of mortgages of Personal
Property the Clerk's Office for
the town of said Dartmouth

To have and to hold, all and
singular the said goods and
chattels the said Grantee, and
his executors, administrators, and
assigns, to their uses uses, and be-
hoof forever. And I hereby ~~do~~
co-benant with the vendor that
I am the lawfull owner of the
said goods and chattels; that
they are free from all incum-
brances, except as without
warning that I have good
right to sell the same all
aforesaid; and that I will
warrant and defend the same
against the lawfull claim, and
demands of all persons except
as within named. Provided
nevertheless that if I, or my
executors, administrators, or
assigns, shall pay unto the vendor
or his executors, administrators
or assigns, the sum of One
hundred and thirty Dollars with
interest as is stated in a note of
even date signed by me and
entitl'd such payment shall
keep the said goods and
chattels insured against fire
in a sum money not less than
One Hundred and Thirty dollars

for the benefit of the vendor and
his executors, administrators and
assigns, in such form and for
such insurance Companies as
they shall approve; shall not
waste or destroy the said goods
and chattels, nor suffer them
or any part thereof to be at-
tacked or missed proceedings and
shall not, except with the con-
sent in writing of the vendor
his representatives, attempt to
sell or to remove from
my premises the same or carry
part thereof there thid cheet
as also the aforesaid note shall
be void. But in case any default
in the performance of obligation
of the foregoing conditions, the
Vendor or his executors, adminis-
trators, or assigns, may sell
the said goods and chattels
at public auction, first giving
ten days notice in writing of
the time and place of sale
to me or my representatives.
And out of money arising from
such the vendor or his repre-
sentatives shall be entitled to
retain all sums then secured

by this mortgage, whether them
or thereafter payable, including
all costs, charges, and expenses
incurred or sustained by mine
or them in relation to the said
property, or to discharge any
claims or liens of third
persons affecting the same;
reserving the surplus, if any, to
me or my executors, administrators,
or assigns. ~~If~~ ^{Well} it is agreed
that the vendor or his executors,
administrators, or assigns, or
any persons or persons in their
behalf, my purchase not being
made evader of aforesaid; and
that until defult in the
performance or observance of the
condition of this deed I and
my executors, administrators, and
assigns, may retain possession
of the above mortgaged property
and may use and enjoy the
same, but after such defult,
the vendor or those claiming under
him may take immediate
possession of said property and for
that purpose may, so far as
I can give authority therefore,
enter upon any premises on which

Land property or any part thereof
may be situated, and removed
the same therefore.

I witness whereof I the said
James W. Percival hereunto set
my hand and seal this
Eighteenth day of January, in
the year one thousand eight
hundred and eighty seven signed
and sealed in the presence of
I the aforesaid James W. Percival

George J. L. L. w. f.
T. W. C. Coler.

From Nathaniel Smith to
Albert Smith March 17th 1881
I now will sever by these presents, that
I Nathaniel Smith of Eastham
in the County of Barnstable and
State of Massachusetts in consider-
ation of the sum of One Hundred
Dollars and other valuable consid-
erations to me paid by Albert Smith
of said Eastham the receipt
whereof is hereby acknowledged, have
granted, bargained, and sold, by
and by these presents do grant,
bargain and sell unto said
Albert Smith, One cow, one calf, one
horse, muck wagon, covered carriage,
harness, all my farming tools
and all my household furniture
and personal effects of every name
or nature to him aforesaid. I hold the
aforesaid goods and chattels to
the said Albert Smith and his
executors, administrators, and assigns,
forever. And I the said Nathaniel
Smith do warrant myself to be the
lawfull owner of said goods and
chattels, and have good right to
sell and dispose of the same
manner aforesaid. I am witness
whereof I the said Nathaniel

Smith have subscribed the sum,
this Sixteenth day of March ¹⁸⁸⁷,
in the year of our Lord One
Thousand Eight Hundred and Eighty-
Seven.

Executed and delivered in presence
of J. Higgins

Copy George H. Clark
Treasurer

From Robert R. Horton To
Isreal W. Munro & Co. dated Mar 21st 1871
Know all men by these presents that
I Robert R. Horton the mortgagor in
a certain mortgage deed, given by
Sylvanus Dill to said R. R. Horton
to secure the payment of Two
Hundred and Twenty Seven Dollars ¹⁰⁰
dated the third day of Feb: in
the year of our Lord Eighteen
hundred and eighty seven recorded
in the Registry of Deeds for the
County of F. D. S. Feb. in consider-
ation of the sum of Two Hun-
dred and Twenty Seven Dollars ¹⁰⁰ to be
paid by Isreal W. Munro & Co. 1/2/72
Commercial St. Boston Mass, The
receipt whereof is hereby acknowledged
(do hereby sell, assign, transfer to
over and convey unto said Isreal
Munro & Co. heirs and assigns, said
mortgagee all the personal estate
thereby conveyed and the promissory
note, debt and claim thereby
secured, and the covenants therein
contained. To have and to hold
the same to the said Isreal W.
Munro & Co. his heirs and assigns,
to his and their use and behoof
forever; subject nevertheless to the

conditio[n]d herein contained, and
to redemption according to God.
I, witness whereof the said Robert
R. Horton have hereunto set my hand,
and seal this twenty-first day of
March in the year of our Lord ^{one} thousand
eighteen hundred and eighty-eight
Executed and delivered in presence
of John H. Hopkins } Robert R. Horton
Barnstable March 21st 1887
Then personally appeared the above named
Robert R. Horton and acknowledge the
foresaid instrument to be his free ^{act}
and deed. Before me John H. Hopkins
Notary Public of Cape. March
21st 1887. Received and entered with the
town book of records.

Capie George H. Leland
Town. Leland.

Know all men by these presents That
I Sylvanus S Dill of Welfleet County
of Barnstable State of Massachusetts
in consideration of One Hundred and
Twenty Seven ~~and~~^{and} ~~32~~¹⁰⁰ Dollars paid
by Robert R Horton of Eastham County
of Barnstable State of Massachusetts
the receipt whereof is hereby acknow-
ledged do hereby grant, sell, transfer
and deliver unto said Robert R
Horton the following goods, chattels,
namely: All the goods contained in
a grocery store situated in North
Eastham County and State as
aforesaid. The said store being
conveyed to me by a lease from the
said Robert R Horton of Eastham
County and State aforesaid amount-
ing to the sum of Two Hundred
and Twenty Seven ~~and~~^{and} ~~32~~¹⁰⁰ Dollars
The conditions of this agreement
are that I the said Sylvanus
S Dill shall keep that amount of
good or there about in said
store. To have and to hold
all and singular the said goods
and chattels to the said
Robert R Horton and his
executors, administrators, and
assigns, to their use and behoof
forever.

I now I do hereby covenant with
youee that I am the lawfull
owner of said goods and chattels
that they are free from all incy-
cumstances, and that I have
good right to sell the same as
aforesaid; and I that I will
warrant and defend the same
against the lawfull claimes and
demands of all persons provided
neverthelss that if I or my ex-
ecutors, administrators, or assignes
shall pay the the needed sum
executors administrators or assign
the sum of Two Hundred and
Twenty Seven and 32/100 Dollars The
same to be paid in ¹⁰ ten paymets
of One Hundred and Thirteen and
6/100 Dollars per year in one and
two years from thik date with
interest as staled in the note
of even date signed by said
Bill, and I until such paymets
shall keep the said good and
chattels inured against for
in sumes not leess then Two Hun-
dred and Fifty Dollars for the
benefit of the youee and his
executors, administrators and
assigns, in such form and in

such Insurance Companies as
the shall approve, shall not
waste or destroy the said goods
and chattels, nor suffer them
or any part thereof to be attacked
or taken process, and shall
not except with the consent
in writing of the vendor or his
representatives, attempt to sell
or remove from said store the
same or any part thereof, then
that default, and also the afore-
said note, shall be void.
But upon any default in the
performance or observance of the
foregoing conditions, the vendor
or his executors, administrators, or
assigns, may sell the said goods
and chattels at public auction,
first giving thirty days notice
in writing of the time and
place suitable to vendor or his
representatives, or publishing such
notice once a week for three
successive weeks in some one
newspaper published in said
County. And out of the money
arising from such sale that
vendor or his representatives shall
be entitled to retain all sum

then secured by this mortgage
whether then or thereafter payable
including all cost, charges, and
expenses incurred or sustained by
him in relation to said prop-
erty, or to discharge any claims
or liens of third persons affecting
the same, rendering the
trustee, if any, to him or his
executors, administrators, or assigns
And it is agreed that the trustee
or his executors, administrators, or
assigns or any person or persons
their behalf, may purchase at
any sale made aforesaid, and
that until default in the
performance or observance of the
condition of this deed he and
his executors, administrators, or
assigns, may retain possession
of the above mortgaged prop-
erty, and may use the same in the
same, but after such default,
the vendor or those claiming
under him may take immediate
possession of said property
and for that purpose may
so far, as of course give authority
therefor, enter upon any premises
on which said property or any

part thereof may be situated
and remove the same therefrom
I, witness whereof I the said
Sylvanus S. Gill hereunto set
my hand and seal this third
day of February in the year and
one thousand eight hundred and
eighty seven.

Signed and sealed in presence
of John A. M. Hopkins, Sylvanus S. Gill
Copy George H. Clark
Town Clerk.

Know all men by these presents
That we Samuel F. Brackett and
George P. Brackett both of Eastham-
ton the County of Barnstable, Mass-
achusetts in consideration of
Three Thousand Dollars paid by
Arthur H. Cobb of Brewster in
the County of Norfolk the receipt
whereof is hereby acknowledged
hereby grant, sell, transfer and
deliver unto the said Arthur
H. Cobb the following goods and
chattels, namely, the entire stock
of goods this day purchased
by us of said Arthur H. Cobb,
located in said store owned by
said Cobb and situated in
North Eastham; said stock of
goods consisting of flour, gener-
al groceries, dry goods, bolts, thread
and rubber, hardware, fancy goods,
small ware, tinware, crockery,
wooden ware, wall paper, furniture,
window shades, paint, oil, hard-
ware, medicine, &c. &c. includ-
ing all the goods and merchan-
dise now located in said store.
And we hereby agree to account
to said Cobb for the proceeds of
all goods sold in said store
in the usual course of business.

and out of the money received from
such sale we shall buy other
goods of a like nature and
value sold. Due to an equal amount
and place the same in said
store and we agree not to allow
the stock of goods in said
store to depreciate or fall below
the present amount and quality
and we agree that the receipt
of a good shall be a true report
of all such after acquired goods
and that the said Cobb shall
have the right to seize all
such after acquired goods on
this mortgag and apply the
same to the amount thereby
secured. Any failure or default
to comply with the agreement
and conditions herein expressed
shall be a breach of this mort-
gage and give the right of
immediate foreclosure to
have and to hold all and every
near the said ^{goods} and chattels
to the said Arthur E. Cobb
and his executors, administrators
and assigns, to their
own use and behoof forever. It is
now hereby ^{covenant} covenant with
the grantee that we are

the lawful owners of the said
goods and chattels that they
are free from all encumbrances,
that we have good right to
sell the same as aforesaid;
and that we will warrant
and defend the same against
the lawful claims and demands
of all persons. Provided never
theless that if the grantee, or
their executors, administrators
or assigns, shall pay unto the
grantee, or his executors, adminis-
trators, or assigns, the sum
of Three Thousand Dollars in
five years from this date,
with interest quarterly at the
rate of six per cent. for summing
and until such payment shall
keep the said goods and chattels
incurred against him in a sum
not less than Three Thousand
dollars for the benefit of the
grantee and his executors,
administrators and assigns,
such insurance office as
they shall approve; shall
not waste, or destroy the same,
nor suffer them of any part
thereof to be attacked
in the course of process, and

shall not, except with the
consent in writing of the grantee
or his representatives, attempt
to sell or to remove from service
store except as herein provided
the same or any part thereof
then this duty, as also one
note of even date herewith signed
by the said Samuel J. and
George P. Brackett whereby they
promise to pay to the grantee
or order the said sum and
interest at the time of sale,
shall both be void.

But upon any default in the
performance or observance of
the foregoing condition, the
grantee, or his executors, administrators,
or assigns, may sell the said goods and
chattels by public auction, first
giving ten days' notice, in
writing, of the time and place
of sale to the grantee or
his representatives.

And out of the money ~~then~~
arising from such sale the
grantee, or his representatives,
shall be entitled to retain
all sum then occupied by
this mortgage, ~~and~~ whether

then or thereafter payable, including all costs, charges, and expenses incurred, or sustained by him or them in relation to the said property to the discharge any claim or liens of third persons affecting the same rendering the supply, if any, to the grantors or their executors, administrators, or assigns, and is agreed that the grantee or his executors, administrators, or assigns, or any persons or firms in their behalf, may purchase at any sale made as aforesaid, and that until default in the performance of the condition of this deed, the grantors and their executors, administrators, and assigns, may retain possession of the above mortgaged property and may sell the same as herein provided, accounting to the grantee for all such sales whenever he demands it.

For witness whereof we, the said Samuel T. Brackett and George P. Brackett, herunto set our hands and seals the fourteenth day of April in the year one thousand eight hundred and eighty seven.

Signed, sealed and delivered in
presence of

Elkanah Brackett } James M. Brackett
Elkanah S. Brackett } George P. Brackett

This copy George H. Clark
Town Clerk of Eastham

Eastham Mass April 23-1894
The requirements of this Mortgage have
been fulfilled is therefore cancelled
and becomes void

From. Osgood. W. Howtors to Michael
Merritt. Mortgage of Personal property
Known all men by these presents that

J. Osgood. W. Howtors of Barnstable County
of Barnstable State of Massachusetts
in consideration of Thirtys Dollars by
installments paid by Michael Merritt
Town County and State aforesaid per
Dollars and and delivery of said property
the receipt whereof is hereby acknowledge
do hereby grant sell transfer and deliver
unto the said Michael Merritt the following
goods and chattels namely one R. ed. Gun

To have and to hold all and singular the
said goods and chattels to the said Michael
Merritt and his executors administrators
and assignees to their own use and benefit
forever. and to hereby covenant with
the vendor that I am the lawful owner
of that I have good right to sell the same
as aforesaid and that I will warrant
and defend the same against the lawful
claims and demands of all persons
provided nevertheless that if he or his executors
Administrators or assignees shall pay unto
the vendor or his executors administrators
or assignees the sum of Thirtys Dollars
in three months from this date as stated
the rate of interest agreed by him to be
attacked on meane process and shall not

except with the consent in writing of the
Vendor or his representatives attempts
to sell from Michael Meritt premises
by some thereof then this deed as also
the aforesaid note shall be void
But upon any default in the performance
of the foregoing condition the vendor or
his executors administrators or assigns
may sell the said goods and chattels
at public auction first giving a day's
Notice in writing of the time and place
of sale to or representatives or publishing
such notice once a week for three
successive weeks in some one newspaper
published in said ^{and out of}
the money arising from such a sale the
Vendor or ^{representatives} shall
be entitled to retain all sums then
secured by this Mortgage whether
then or thereafter payable including
all costs charges and expenses incurred
or sustained by ^{them} in relation
to the said property or to discharging and
clearing the same of ^{any} liens of ^{any} persons
affecting the same rendering the
surplus if any to ^{or} ^{any} executors
administrators or assigns ^{and it is}
Agreed that the vendor or
executors administrators or assigns
or any person or persons in their

behalf in my purchase at any sale made
or of services and that until default in
the performance or observance of conditions
of this deed and ^{executive} administration and
administration and cession may retain
possession of above mortgaged property
and may use and enjoy the same but
after such default the vendee or those
claiming under him may and
enjoy the same but after such default
the vendee or those claiming under him
may take immediate possession of said
property and for that purpose may so
far as he can give authority thereto enter
upon any premises on which said property
or any part thereof may be situated and
remove the same therefrom
In witness whereof to the said Original
W. Hopkins hereunto setting his hand and
seal this 26th day of May in the year
one thousand eight hundred and eighty
seven signed and sealed in presence of
John. W. M. Hopkins

Michael Meritt

Copy / Geo. H. Clark
Town Clerk.

North Ryerson Dec 11 1887

In Consideration of the Conditional Sale
to me by Ernest R. Hooton of one Buoy
Wag for the sum of (\$5.00) of which
I have paid Twenty Dollars & Agree
to pay and pay Ernest R. Hooton or order
the balance of said consideration at
the rate of Five Dollars in two week
from date and Twelve Dollars in one
month from date and Thirteen Dollars
in two month from date and so on fifty
Dollars in said time & for to
remain the property of said Ernest
R. Hooton and no title to the same
is to vest in me until the whole of
said fifty dollars is paid.

John H. Myrick
Town Clerk

Geo. H. Calais,
Town Clerk of Sudbury

Eastham Mass

May 2^d, 1888

Know all men by these presents that
I, Ruben H. Cotton of Eastham in
the County of Barnstable and State of
Massachusetts in consideration of
Four Hundred dollars paid by
Charles B. Horton of Boston in the
County of Suffolk State aforesaid
the receipt whereof is hereby acknow-
ledged, do hereby warrant, sell, transfer
and deliver unto the said Charles
B. Horton the following goods and
chattels, namely, One horse and
butcher wagon one jinrikisha
carriage, two harnesses, one new organ
and organ, now in my possession in
said Eastham. To have and to
hold all and singular the said goods
and chattels to the said Charles B.
Horton his executors, administrators
and assigns. to them or any and
be of forever. And I hereby
convenant with ^{and} grantest that I am
the lawfull owner of the said goods
and chattels; that they are free from
all encumbrances. that I have
good right ^{to} sell the same as aforesaid;
and that I will warrant and
the same against the lawfull

claims of all persons. Provided never-
theless that if the grantor, or his
executors, administrators, or assigns,
shall pay unto the grantee, or his
executors, administrators, or assigns
the sum of Four-Hundred dollars
in five years from this date, with
interest commercially at the rate of six
per cent. per annum, and until such
payment shall be paid the said goods
and chattels insured against fire
in a sum not less than

for the use of the grantee
and his executors, administrators and
assigns, at such insurance office
as the shall approve, shall not
mutilate or destroy the same, nor
suffer them or any part thereof
to be attached on the imuse
process, and shall not except
with the consent in writing of
the grantee or his representative,
attempt to sell or to remove from
said Castile the same or any
part thereof. - Then this deed, is
also witness of my death before the
signed by the said grantor
in presence of the persons to pay to
pay to the grantee or his
said sum and interest at the

time aforesaid, shall both be void.
But upon any default in the
performance or observance of the
foregoing condition, the grantor
or his executors administrators
or assigns may sell the said goods
and chattels by public auction
first giving ten days notice, in writing,
of the time and place of sale to
the grantor or his representatives.
And out of the money arising from
such sale, the grantee or his
representatives shall be entitled to
retain all sums then secured by
this mortgage, whether then or
hereafter payable, including all
costs charges and expenses incurred
or sustained by the said debtor
to the said property or to discharge
any claims or liens of third persons
affecting the same; rendering the
surplus, if any to the grantor or his
executors administrators or assigns.
And it is agreed that the grantee
or his executors administrators
or assigns, or any person or persons
in their behalf may purchase
at any sale made as aforesaid,
and that until default in
the performance of the condition

of this deed, the grantor and
his executors, administrators, and
assigns, may retain possession of
the above mortgaged property
and may use and enjoy the
same I am witness whereof I
the said Buckw H C Horton here-
unto set my hand and seal this
second day of may in the year
one thousand eight hundred and
eighty eight

Signed sealed and delivered
in presence of
H P Garrison } Buckw H Horton

Attested copy
Geo. H. Clark,
Town Clerk.

Eastham Mass May 27 - 1896
10 A.M. The requirements of the Mortgage
have been fulfilled, is therefore cancelled and
becomes void

Geo. T. Dill Town Clerk

North Eastham June 7 1888
For consecration of the Directional Side to
me by himself R. Hooton of one from Grey
Hoose for the sum of Fifty Dollars of which
I agree to pay said person R. Hooton
Twenty five Dollars in two weeks from
date I agree to pay said person R. Hooton
or order the balance of said consideration
in Thirty days from date said Hoose
to remain the property of said person
R. Hooton and no little to the same is
to rest in me until the whole of
said fifty Dollars is paid

John Wilson
Attested Copy: George H. Clark,
Town. Clerk.

Levieth Lewis, to James Pillsbury
Know all men by these presents—that We
Levieth Lewis and Almira H. Lewis
of Southwicks in the county of Barnstable
and Commonwealth of Massachusetts
in consideration of Two Hundred Dollars
(\$200.) paid by James Pillsbury
of Boston in the County of Suffolk and
Commonwealth of Massachusetts aforesaid
the receipt whereof is hereby acknowledged
do hereby grant sell transfer and deliver
unto the said James Pillsbury the
following goods chattels namely one
dwelling house standing on land situated
in said town and being the same
dwelling house conveyed to said Almira
H. Lewis by Edmund F. Knowles and
Freeman Kramers by Bill of Sale of
Personal property dated Apr 20 1878
and recorded by Town Clerk March 15 1879
and is the same dwelling house referred to in
a Mortgage deed of even date herewith
given by us to the said James Pillsbury
to have and to hold all and singular
the said goods and chattels to the said
executors administrators and assigns to
the use and behoof forever and
me hereby covenant and grant that said
Almira H. is the lawful owner of the
said goods and chattels that they are free

from all misinverbiaces that we have good
right to sell the same as aforesaid and that
we will warrant and defend the same against
all lawful claims and demands of all persons
in witness Whereof We the said Brothers, Sonors, and
Alyans H. Laines hereunto set our hands and seals
the first day of March in the year one
thousand eight hundred and eighty nine
against sealed and delivered

in presence of

A. Gates Jr. as to Both. Luthers Lainey
Alvans H. Lainey

True Copy George H. Clark
Tom Creek

Know all Men by these present — That
to Thomas Doanes of Eastham County of
Barnstable state of Massachusetts
in consideration of one Hundred Dollars paid
by S. T. Davis M.D. of Orleans and R. R.
Horton of Eastham County and State of
said the receipt whereof is hereby acknowledged
do hereby grant sell Transfer and deliver
unto the said S. T. Davis and R. R.
Horton the following goods and chattels
namely one Cobled Rugg to have
and to hold all and singular the said
good and chattels to the said S. T. Davis
and R. R. Horton and their executors
administrators and assigns to them and
their forever and to hereby convey and
the grantee shall pay the lawful owner of
the said goods and chattels that they are free
from all incumbrances. That I have good
right to sell the same as aforesaid and that
I will warrant and defend the same against
the lawful claims and demands of all
persons in witness whereof I the said
Thomas Doanes hereunto setting hand and
seal the Twenty fourth day of April
in the year one thousand eight hundred and
eighty nine signed seal and delivered
in presence of J. H. M. Hopkins

Thomas Doanes

True copy
OCT 29

George H. Lathrop
from Lathrop & Doanes

North. Rusthams May 23 1889

In consideration of the conditional sale to me
by Ernest R. Horton of one horse mare for
the sum of one hundred & Forty Dollars
of which I have paid Ninety Dollars
I agree to pay said Ernest R. Horton
on order the balance of said consideration
Twenty five Dollars the tenth day of July ¹⁸⁸⁹
& Twenty five Dollars the tenth day of
August - 1889 until said fifty Dollars
is paid said mare to remain the property
of said Ernest R. Horton and no title
to the same is to rest in me until the
whole of said fifty Dollars is paid

Wm. G. Price

Attest - copy.

Geo. H. Clark,
Tenn. Clerk.

I know all men by these presents that
I Arthur H. Cobb of Brimley in the
county of Norfolk Massachusetts in
consideration of three thousand dollars
to me paid by Samuel F. Brackett and
George P. Brackett both of Brimley
in the county of Barnstable there and
whereof is hereby acknowledged do hereby
grant sell transfer and deliver unto the
aforesaid Samuel F. and George P. Brackett
the following goods and chattels namely
the entire Stock of goods in my Store situated
in North Brimley in said Barnstable County
and Stock of goods consisting of Flours
General Groceries dry Goods Buttons Shoes and
such like jewelry from of goods small wares
tin ware crockery Moulders Ware Wall
papers furniture Window shades paints
Oil Paint ware Medicine &c &c in cluding
all the goods used for chandlery now located
in said Store to have and to hold all and
singular things in goods and chattels to the
aforesaid Samuel F. and George P. Brackett
and their executors Administrators and
Assigns to their use and behoof forever
and to hereby govern and will the said
that I am the lawful owner of the said
goods and chattels that they are free from
all incumbrances that I have good
right to sell the same as aforesaid

and that I will warrant and defend the same
Against the lawful claim, and demands, of all
Persons, in witness whereof I the said Arthur
H. Cobb, hereto set my hand and seal this
Twenty first day of April in the year one
thousand eight hundred and eighty seven
regards sealed and delivered in presence of
Rene H. Tucker.

Arthur H. Cobb. (Seal)

True Copy George H. Clark.

Town Clerk.

Warrant for attachment goods on estate of Peter
Riggers By the Board of Main & S. W. Second Boston
Received and placed on file in the Town
Clerk Office Aug 23 1880 8th 30
O'clock A.M.

Geo. H. Clark.
Town Clerk of Boston.

Mortgage Sale of Personal Property

Know all men by these present That
I John Chapman of Eastham in
the County of Barnstable and Commonwealth
of Massachusetts in consideration
of One Hundred and Fifty Dollars to me
paid by David H. Bentley of Middleboro
in the County of Middleboro and said
Commonwealth the receipt whereof is
hereby acknowledged do hereby grant, sell,
transfer, and deliver unto the said
David H. Bentley his representatives and
assigns the following goods and chattels
namely: one bay mare, seven years old
now kept at said: mortgaged place
in said Eastham To have
and to hold all and singular the
said goods and chattels to said
David H. Bentley and his executors,
administrators, and assigns to their
own use and behoof forever
And I hereby covenant with the vendor
that I am the lawfull owner of
the said goods and chattels, that
they are free from all incumbrances,
that I have good right to sell the
same as aforesaid: and that I
will warrant and defend the former
against lawfull claims and

demands of all persons provided more-
thless that if I or my executors,
administrators, or assigns, shall pay
unto the vendor of his executors
~~administrator~~ or assigns, the sum
of One Hundred and fifty dollars.
(\$150.00) in ninety days from this date
as stated in my note of even date
signed by me, shall not make
nor destroy the said chattels, nor
suffer them on any part thereof
to be attacked on ^{any} ~~any~~ ^{improper} force,
and shall not except with ^{the} consent
in writing of the vendor of his
representatives, attempt to sell or to
remove from said mortgagor's place
at said Eastham the same or
any part thereof: - Then this deed
as also the aforesaid note shall be
void. But upon any default in
the performance or observance of
the foregoing condition, the
vendor, or his executors, adminis-
trators, or assigns, may sell the
said goods and chattels at public
auction, first giving ten day no-
tice in writing of the time and
place of sale to him or his
representatives, or publishing such
notice once a week for three

successive weeks in some one
newspaper published in said
Barnstable County and out of the
money arising from such sale
the vendor or his representative
shall be entitled to retain all
sums then accrued by this
mortgage, whether then or there-
after payable, including all costs
charges, and expenses incurred or
sustained by his or them in relation
to ^{the} said property, or to discharge
any claims or liens of third
persons affecting the same re-
specting the subject, if any, to said
mortgage his executors, adminis-
trators or assigns. And it is agreed
that the vendor or his executors,
administrators, or assigns or any
persons or persons in their behalf,
may purchase at any sale made
as aforesaid, and that until
default in the performance or
observance of the condition of this
deed, the mortgagor and his
executors, administrators, and assigns
may retain possession of the above
mortgaged property and may
use and enjoy the same, but
after such default, the vendor

or those claiming under him
may take immediate possession of
said property, and for that pur-
pose may, so far as I can give
authority therefor enter upon
any premises on which said property
of any part thereof may be
situated, and remove the same
therefrom. I do witness whereon
I the said John Chapman, do execute
set my hand and seal this twenty
seventh day of May in the year
one thousand eight hundred
and ninety one, signed and sealed
in presence of George D. Burgess.

John Chapman. (Seal)

Copy
Recorded May 28 1891

George H. Lark
Town Clerk

1852

Mortgage of Personal Property
Freeholder. A. Collins to Abner L. Rogers

Know All Men by these present That I
freeholder. A. Collins of Eastham in the
county of Barnstable and State of Massachusetts
in consideration of Seven Hundred Dollars
paid by Abner L. Rogers the following good
and Chattels namely Two Horses Two covered
Carriages two or three wagons all my harnesses
of every description all my Farming Tools seven
head of cattle & Two Sows

To have and to hold all
and ring where the said good and chattels to the said
Abner L. Rogers and his executors Administrators
and assignees to their own use and behoof forever
and I hereby covenant with vendor that I am
the lawful owner of the said good and chattels
that they are free from all incumbrances
That I have good right to sell the same as
aforesaid and that I will warrant and
defend the same against the lawful
claims and demands of all persons
provided nevertheless that I or my executors
Administrators or assignees shall pay unto the
Cape Cod Bank for Safety Deposit Bond or its
assigns the sum of Seven Hundred dollars
on the 1st of March of each year principal and the
accrued interest which sum is principal and the
same shall be paid and shall stand in such

Abys. L. Rogers, barnaley and free from and
liability thereon in three months from this date
with interest as stated in said note of even date signed by
the parties, above named and shall not write or
destroy the said good and chattels nor suffer them
or any part thereof to be attached or impounded
and shall not except with the consent in writing
of the vendee or his representatives attempt to sell
or to remove from his custody and care however
or any part thereof then this deed as also the aforesaid
note shall be void.

But upon any default in the
performance or observance of the foregoing condition
the vendee or his executors administrators or assigns
may sell the said goods and chattels at public auction
first giving fifteen days notice in writing of the
time and place of sale to me or my representatives
or publishing such notice once a week for three
successive weeks in some one newspaper published
in said county and out of the money arising from
such sale the vendee or his representatives shall
be entitled to retain all sums then accrued by
this mortgage whether then or hereafter payable
including all cost charges and expenses incurred
or sustained by him or them in relation to the said
property onto discharge any claims or liens of third
persons affecting the same rendering the surplus
if any to me or my executors administrators
or assigns. And it is agreed that the vendee
or his executors administrators or assigns or any

persons or persons in their behalf my purchase at any
time made as aforesaid and that until defunct
in the performance or observance of the condition of this
deed. And my executors administrators and
assigns may retain possession of the above mortgaged
property and may use and enjoy the same but after
such defunct of the vendor or those claiming under
him may take immediate possession of said property
and for that purpose may so far as to cause given authority
therefor enter upon any premises on which said property
or any part thereof may be situated and remove
said therefrom. On witness whereof I the said
Freeman A. Collins hereto set my hand and seal
this twenty ninth day of December in the year
one thousand eight hundred and twenty two
signed sealed in the presence of
Jonathan Higgins Freeman A. Collins (Seal)

True copy

George H. Clark
Town Clerk of Athens

No. Dartmouth Aug 25/1892
Received of Anna D. Brown
One Hundred and Twenty Five Dollars for one
say horse and one dog
Signed Sarah P. Brown

A true Copy
Received and placed on file in the Town
Clerk's Office Aug 2/1892 5-30 O'clock
P.M.

J. Geo. T. Dill
Town Clerk of Dartmouth

South Wallfleth Sept 3/92

Received of W. D. May the summe
of \$100. One Hundred dollars for my
share of all the eels caught this season
Signed Sarah P. Brown

A true Copy
Received and placed on file in the
Town Clerk's Office Oct 7/92 7-15 O'clock P.M.

J. Geo. T. Dill
Town Clerk of Dartmouth

Duxbury Aug 12/92

From Henry B. Hinckley to Robert R. Docton
Know all men by these presents that I
Henry B. Hinckley of Duxbury in the
Commonwealth of Massachusetts in consider-
ation of One Hundred Dollars paid by
Robert R. Docton of said Duxbury
the receipt whereof is hereby acknowledged
do hereby grant and transfer and deliver unto
the said Robert R. Docton the following
goods and chattels namely One Sloop
boat known as the Cedar Bay; White 25 ft
long and one truck wagon.

To have and to hold all and singular
the said goods and chattels to the said Robert
R. Docton and his executors administrators
and assigns to their own use and behoof
forever.

And I hereby covenant with the vendor that I
am the lawful owner of the said goods and
chattels; that they are free from all incumbran-
ces that I have good right to sell the same
as aforesaid and that I will warrant and
defend the same against the lawful claims
and demands of all persons.

Provided nevertheless that if I or my
executors administrators is assigne ~~the sum~~
shall pay unto the vendor as his executors
administrator or assigns the sum of One
Hundred Dollars in One Year from

this date, with intent as stated in our note
of even date signed by me and with such
payment, shall not wash or deliv^r the said
goods and chattels nor suffer them on any
part thereof to be attacked or mesne process
and shall not except with the consent of
the vendee or his representatives attempt to sell
or to remove from said Boston the same
or any part thereof, — Then this deed as also
the aforesaid note shall be void
But upon my default in the performance
or appearance of the foregoing condition the
vendee or his executors administrators or assigns
may sell the said goods and chattels at public
auction first giving 20 days notice in writing
of the time and place of sale to me or my
representatives or publishing such notice once
a week for three successive weeks in some
one newspaper published in said County
of Barnstable, and out of the same ailing
from such sale the vendee or his represent-
atives shall be entitled to retain all sums
thus received by the money or whether then
or thereafter payable including all costs
charges and expenses incurred all susten-
ed by them in relation to the said prop-
erty up to its discharge any claims or bills
of third persons affecting the same
leaving the surplus if any to me or
my executors administrators or assigns

Once it is agreed that the vendor or
his executors administrators or assigns,
or any person or persons in their behalf,
may purchase all, any sale made as aforesaid
which that until paid in the performance
or absence of the condition of this deed
I and my executors administrators and assigns
may retain possession of the above mentioned
property and may use and enjoy the
same forth after such default the vendor
or buyer claiming under me may take
immediate possession of said property
and for that purpose may as far as I
can give authority therefor enter upon
any premises on which said property
at any part thereof may be situated,
and remove the same therefrom.

By witness thereof I the said Henry B. Hinckley
hereunto set my hand and seal this fourth
day of August in the year of our Lord one thousand
eight hundred and ninety two,
Signed and sealed in the presence of
James D. Hopkins.

Henry B. Hinckley (Seal)

Received and recorded Aug 11/92 - 4-30 PM
Geo T. Dell Town Clerk

(Canopy)

I know all manner by these presents
that I Josiah P. Brown of Scituate County
of Barnstable State of Massachusetts
in consideration of Eighty Dollars paid by
Robert R. Horton of Eastham County
of Barnstable State of Massachusetts
the receipt whereof is hereby acknowledged,
do hereby grant sell transfer and deliver
unto the said Robert R. Horton the
foregoing goods and chattels, namely
One p. Bay Horse and One Eight Dragoon
To have and to hold all and singular the
said goods and chattels to the said
Robert R. Horton and his executors
administrators and assigns to their own
use and benefit forever.
And I hereby covenant with the vendee
that I am the lawful owner of the said
goods and chattels, that they are free from
all incumbrances, that I have good right
to sell the same as aforesaid and that I
will warrant and defend the same against
the lawful claims and demands of all
persons. Provided nevertheless that if I or my
executors administrators or assigns shall pay
unto the vendee or his executors administrators
or assigns the sum of Eighty Dollars in
Six months from the date wills interest
as stated in a note of even date signed
by me, and until such payment shall

keep the said goods and chattels insured
against fire in a sum not less than _____
shall not waste or destroy the said
goods and chattels nor suffer them
or any part thereof to be attached over
and process and shall not except with
the consent in writing of the vendor
or his representative attempt to sell or
to remove from said wellbuck the same
or any part thereof than this deed as
also the aforesaid material shall be void,
But upon any default in the performance
or observance of the foregoing condition
the vendor or his executors administrators
or assigns may sell the said goods and
chattels at public auction first giving
Twenty days notice in writing of the time
and place of sale to his or my representa-
tive or publishing such notice once a week
for three successive weeks in some one
newspaper published in said County
and out of the money arising from such sale
the vendor or his representative shall be
entitled to retain all sums then received
by this mortgagor so far as there are there-
after payable including all costs charges
and expenses incurred or sustained by
them in relation to the said property
or to discharge any claim or liens of
third persons affecting the same

rendering the surplus if any to me or my
executors administrators or assigns.

And it is agreed that the vendor or
his executors administrators or assigns
or any person or persons in their behalf
may purchase the any sale made as afo-
re said and that until default in the per-
formance or observance or observance of the
condition of this deed I and my executors
administrators and assigns may retain possession
of the above mortgaged property and may
use and enjoy the same but after such
default the vendor or those claiming
under me may take immediate possession
of said property and for that purpose may
so far as I can give authority therefor
enter upon any premises on which said
property or any part thereof may be
situated and remove the same therefrom
I'm witness whereof I the said Josiah P. Brown
was present set my hand and seal this
third day of September in the year one
thousand eight hundred and merely two
Signed and sealed in the presence of
John W. Hobson

Josiah P. Brown / Seal
Caston W. Brown

Received and recorded Sept 6 1893 — J-15 A.M.
Geo. T. Dill Town Clerk

June
213

Copy

Castine Nov. 1 1892

From Roxanna Nickerson to Clara B Knowles
Know all men by these presents:

I habt Roxanna Nickerson of Castine
in the County of Penobscot and State of
Mass. Wife of Myrick D Nickerson in consideration
of Thos Hundred Dollars paid by Clara
B. Norton of said Castine Wife of Chester
F. Norton the receipt whereof is hereby
acknowledged do hereby grant self transfer
and deliver unto the said Clara B. Norton
the following goods and chattels namely
One Gilbert Upright Piano No 30571
I have and to hold all and singular the said
goods and chattels to the said Clara B. Norton
and her executors administrators and assigns
to their own use and behoof forever And I
hereby covenant with the grantee that I am
the lawful owner of the said goods and chattels
that they are free from all incumbrances
that I have good right to sell the same as
aforesaid and that I will warrant and
defend the same against the lawful claims
and demands of all persons.

I'm witness whereof I the said
Roxanna Nickerson together with Myrick
D Nickerson husband of the said Roxanna
Nickerson who goes with her in this
Consequence in token of his assent thereto,

Witnesses set our hands and seals this
Twenty Sixth day of October in the year
One thousand eight hundred and Ninety Two

Signed and sealed in presence of

Glad Diggins 3 Rosana Nickerson Seal
Samuel F. Brackett Majick D. Nickerson Seal

Gastham 116a

I: Received and recorded No. 1892-8-30 PM
Time 6 o'clock
S. T. Dill Town Clerk

Gastham Feb 7 193

I now all know by these presents
that I Freeman D. Pollins of Gastham in the County
of Barnstable State of Massachusetts in consideration
of Six hundred dollars paid by Freeman R. Snow
of said Gastham and Dian Snow & John Norton
of said Gastham the receipt whereof is hereby
acknowledged do hereby grant sell transfer and deliver
unto the said Freeman R & Dian Snow & John Norton
the following goods & chattels namely: Nine head
of meat cattle two brown horses one mare five
carriages & harness farming tools & one tools namely
intending to convey all personal property
to those and to hold all and singular the said
goods & chattels to the said Freeman R & Dian
Snow & John Norton & executors administrators
& assigns to their own use & behoof forever
and I hereby covenant with the vendor that I am
the lawful owner of the said goods & chattels and
they are free from all incumbrances, that I have
good right to sell the same as aforesaid & that
I will warrant & defend the same against the
lawful claims and demands of all persons
provided nevertheless that if I or my executors
administrators or assigns shall pay unto the vendor
or their executors administrators or assigns the
sum of Six hundred dollars marked as a note
wherein I am named as principal and the said
vendors have signed their names as sureties hereof
I shall pay said note within one year from this

date with interest as stated in said note of even date signed by me as principal and shall hold said properties nameless and from all cost therein and shall not waste or destroy the said goods and chattels nor suffer them or any part thereof to be attached or seizure process and shall not except with the consent in writing of the vendee or their representative attempt to sell or to remove from the same or any part thereof ^{then} this deed shall be void. But upon any ^{my} default ~~in~~ of performance or observance of the foregoing condition the vendee or his executors administrators or assigns may sell the said goods and chattels ~~and not~~ ~~for~~ at public auction first giving 15 days notice in writing of time and place of sale to me or my representative or publishing such notice once a week for three successive weeks in some one newspaper published in said county And out of the money arising from such sale the vendee or their representative shall be entitled to retain all sums then secured by this mortgage whether then or thereafter payable including all costs charges and expenses incurred or sustained by them in relation to the said property or to discharge any claims or liens of third persons affecting the same rendering the surplus to me or my executors administrators or assigns And it is agreed that the vendee or their executors administrators or assigns or any person or persons in their behalf

may purchase at any sale made as aforesaid
and that until default in the performances
or observance of the condition of this deed
I and my executors administrators and assigns
may retain possession of the above mortgaged
property and may use and enjoy the same but
after such default the vendor or those claiming
under me may take immediate possession
of said property and for that purpose
may so far as I can give authority therefor
enter upon any premises on which said property
or any part thereof may be situated and in
witness whereof I the said Freeman A. Collins
hereunto set my hand and seal this third
day of February in the year one thousand eight
hundred and ninety three

Signed and sealed in the presence of

P. Higgins

Freeman A. Collins

81

Batham Feb 7 193 10 AM Received and
recorded

Geo. T. Dill Town Clerk

Batham Feb. 23-1893- 1 P.M. P.M.

The requirements of this mortgage have been
fulfilled. Be therefore cancelled and
become void

Geo. T. Dill Town Clerk

Eastham Mass Feb 25-1894
From Luther L. Davis of Eastham
to S. J. Davis of Orleans

I now all know by these presents
that I Luther L. Davis of Eastham Massachusetts County
of Barnstable in consideration of Two hundred (\$200.) dollars
paid by S. J. Davis the receipt whereof is hereby acknowledged,
do hereby, grant, sell, transfer, and deliver, unto the said
S. J. Davis the following goods and chattels namely,
One Gray Horse (Mare) One Cutunder Bayall Cabbage
One Covered Cabbage One set Harness & one Blanket
To have and to hold all and singular the said goods and
chattels to the said S. J. Davis and his executors administrators
and assigns to their use and behoof forever

And I hereby covenant with the grantee that I am the lawful
owner of the said goods and chattels: that they are free from
all incumbrances, that I leave good right to sell the same
as aforesaid; and that I will warrant and defend the same
against the lawful claims and demands of all persons.

Provided never the less that if I or my executors administra-
tors, or assigns shall pay unto the grantee or his executors
administrators or assigns the sum of Two hundred (\$200.)
dollars in One Year from this date, with interest as stated
in my note of even signed by me, and until such pay-
ment shall keep the said goods and chattels insured
against fire in a sum not less than Three Hundred Dollars
for the benefit of the grantee and his executors administra-
tors, and assigns, in such form and in such insurance
Companies as they shall approve; shall not waste or destroy
the said goods and chattels, nor suffer them on any part

thereof to be attached or made power and shall not, except with the consent in writing of the grantee or his representatives attempt to sell or remove from Eastham the same or any part thereof - then this deed, as also the aforesaid note shall be void.

But upon any default in the performance or observance of the foregoing condition the grantee or his executors, administrators, or assigns, may sell the said goods and chattels at public auction first giving sixty days notice in writing of the time and place of sale to me or my representatives or publicizing said notice once a week for three successive weeks in some one newspaper published in said Barnstable County. And out of the money arising from such sale the grantee or his representatives shall be entitled to retain all sum thus secured by this mortgage whether then or thereafter payable including all costs, charges and expenses incurred or sustained by him or them in relation to said property, or to discharge any claim or lien of third persons affecting the same; reserving the surplus if any to me or my executors, administrators or assigns.

And it is agreed that the grantee or his executors, administrators, or assigns or any person or persons in their behalf may purchase at any sale made as aforesaid; and that until default in the performance or observance of the condition of this deed I and my executors, administrators and assigns, may retain possession of the above mortgaged property and may use and enjoy the same, but after such default, the grantee or those claiming under him may take immediate possession of said

property ~~owning~~ ~~for~~ ~~thereof~~ may be situated, and
and for that purpose may so far as I can give authority
therefor, enter upon any premises on which said
property or any part thereof may be situated, and
remove the same therefrom.

I, in witness whereof I the said Butcher & Berwic
hereunto set my hand and seal this Twenty fourth day
of February in the year one thousand eight hundred
and Ninety four

Signed sealed and delivered

in presence of
D. G. Berwic

Butcher & Berwic

Eastham Mass Feb. 26 - 1894 - 9430 M - A.M -

Received and Recorded

Geo. T. Dill Town Clerk

Attest

Marriages in other Towns of Persons
belonging in Eastham prior to 1800,
in accordance with Ch. 84, Gen. Laws 1857.

Samuel Brown of Eastham & Lydia
Fish of Sandwich were married by Will-
iam Bassett Justice Peace Feb. 11. 1717
Sarah John Hinckles of Eastham & Thankful
Bull of Sandwich by Rev. A. Williams
March 15. 1774

A true copy from the records of the
Town of Sandwich

Attest, David L. Freeman
Town Clerk.

John Birney & Hannah Paine, East-
ham, married the 31st day of May 1704
Attest - A true copy of Records
Attest Samuel Loring Town Clerk
of Hhie

1784 Feb. ye 26. John Socith of East-
ham & Abigail House of Scituate were
Scituate married by the Rev. David Barnes.

A true copy of Records

Attest James L. Merritt Jr Town
Clerk of Scituate

Andrew Necome of Eastham & Henry O-
sman Adam of Scituate were married November

the 4. 1708 by one Nathaniel Tels

A true copy of Record - Attest Jas. L. Merritt Town Clerk

John Smaw of Eastham & Phoebe Hatch
of Falmouth were married Dec. 10. 1746
In Falmouth by Ezra Baine Justice Peace.
With a copy from the Records
Attest William Nye Jr Town Clerk.

Joseph Hatch of Eastham & Sarah New-
comb of Greenwich were married April 6.
Greenwich 1780.

The above is a true copy of the Parish Records
as kept by the Rev. Robert Carter.

James Banks Tm. Ck. of Greenwich

Samuel Harren of Eastham & Content
of Hingham. by the Rev. Nehemiah Hobart
married Oct. 3. 1739

— By Rev. Ben. Gay

1759 May 3. William Magnor (of Hingham)
Hingham & Jannica Melford (of Eastham)

A true copy from the Records

Attest Charles N. Marsh Town Ck.

of Hingham
Joseph Atkins jun. of Eastham & the
aikful Paine of Truro. were married June 26
1726

Truro Seth Hinckley of Truro was married to the
aikful Atwood of Eastham Oct. 10. 1727
Thomas Melford of Truro & Mary Smith of
Eastham were married May 21. 1730
Thomas Brown & Abigail R. Kelley. both

John Brown of Eastham & Lucy Newcomb of Towns were married Aug. 13. 1730.
John Brown of Eastham & Lucy Newcomb of Towns were married November 30. 1732.

Samuel Higgins of Eastham married to Lucy Smith of Towns May 1. 1740.
Joseph Smallley of Town & Lucy Young of Eastham married at Towns July 19. 1719.

Barnabas Higgins of Eastham married to Mary Smith of Towns March 3. 1742/3.
Solomon Dyer of Towns married to Sarah Atkins of Eastham July 20. 1744.

Joshua Atwood of Eastham was married to Mary Knowles of Towns Nov. 27. 1746.
Philip Higgins of Eastham was married to Phoebe Lewis of Towns March 26. 1747.

All the above were married by the Rev.
Mr. John Avery Pastor Chm in Towns
John Young of Eastham was married to Lydia Dyer of Towns Sept. 10. 1747.
Samuel Smith of Provincetown & Ruth Newcomb of Eastham were married April 21. 1756.

Towns Ebenezer Ryden of Provincetown and Hannah Godfrey of Eastham were married August 12. 1756.

Nathaniel Coovell of Eastham married to Ester Atwood Sept. 10. 1724.
Thomas Muller of Town & Mary Smith of Eastham married May 21. 1730.

Samuel Stubbs of Eastham was married to Anna Pick of Town Oct. 12, 1741, 2.

The above were married by the Rev. Mr. John Avery, Pastor Ch. in Town.

Nauman Holbrook of Eastham married to Mary Conant of Provincetown November 19, 1755.

Town. Joshua Cook of Eastham married to Hannah Rogers of Town Dec. 25, 1755.

Thomas May of Eastham married to Betulah Atkins of Town Jan. 1, 1756.

Benjamin Higgins of Eastham was married to Mercy Hopkins of Town June 28, 1749.

The above were married by the Rev. Mr. Caleb Updike, Past. of the Ch. in Town.

Joshua Stowles Jr. of Eastham was married to Mary Harding of Town May 23, 1754.

Samuel Young of Eastham was married to Anna Pike of Town November 22, 1754.

Philip Lovel of Eastham married to Rev. Rebecca Hopkins of Town Dec. 19, 1754.

All the above were married by B. Paine Jr. P.

Town. John Lewis of Eastham married to Hannah Hopkins of Town January 15, 1756.

Jan. 27, 1756. Mr. Hinckles Gross of Eastham married to Mrs. Betulah Pick of Town

Nov. 17, 1757. William Walker of Eastham married to Hannah Hinckley of Town

Jan. 28, 1758. Abigail Gardiner of Eastham married to Rebeca Lombard of Town

Nov. 29. 1759. Mr. James Alwood of Eastham married to Mrs. Deborah Avery of
Sept. 15. 1760. Mr. Christopher Penwick
of Eastham married to Mrs. Sarah
Dane of Town.

All the above were married by B.

Paine, Justice of the Peace.

Tues. Samuel Percomb of Eastham married
to Deborah Ridley of Town by the Rev.
Caleb Repham. August 12. 1758

Mr. Robert Stratton of Eastham and
Mrs. Lydia Rich of Town married May
12. 1763 by B. Paine Justice of the Peace.

Mr. Joseph Young of Eastham and
Mrs. Apphia Hopkins of Town married

Feb. 19. 1763 by Barnabas Paine Justice of the Peace.
William Myrick 3d. of Eastham and
Sarah Lombard married Feb. 4. 1777.

Jophna Knowles of Eastham & Phoebe
Alwood married Dec. 27. 1774

Sylvanus Higgins of Eastham & Eliza-
ail Knowles of Town married Dec. 13. 1764

By Rev. Caleb Repham.

Tues 1766 March 12. Jonathan Sparrow
of Eastham & Hannah Warren of Town
married by Rev. Caleb Repham.

1767. Jan. 20. Joseph Paine of Eastham &
Phoebe Rich of Town. married by the Rev.
Caleb Repham.

1767. May 28. Isaac Higgins of Eastham

and Anna Fessenden (of Town) married
by the Rev. Caleb Upshur.

1768 Dec. 29. Joshua Doane of Eastham &
Betty Rush of Town married.

Town 1789 Nov. 23. Peter Walker of Eastham &
Abigail Brown of Town married by Rev.
Jude Damon.

Joseph Cooley of Eastham and Anna Dyer
of Town married April 2. 1793

A true Copy from the Records

Attest. Samuel C. Paine (Tim Clark
of Town)

Caleb Hayden & Priscilla

Higgins of Eastham, married by Rev. Sam
Boston and Skillman 21st October 1784.

A true Copy

Attest. N. A. Apollonio

City Registrar

Harwich Nathaniel Rogers of Eastham & Silence
Dinick of Harwich were married in Har-
wich February 1. 1721/2

By Joseph Doane Esq.

John and Higgins of Eastham & Rebecca
Hopkins were married by me before 5. 1722

Joseph Doane just Pea
Thomas Linnell of Eastham & Thankful
Hopkins of Harwich were married Oct 6
1726 by Rev. Nathaniel Stone.

Enos Rogers of Eastham & Mary Gates

of Harwich were married Feb. 22. 1727

By Joseph Doane first. Peace.
Daniel Cole of Eastham & Thankful Barry
of Harwich was married Sept. 19. 1728

By Joseph Doane first. Peace.
Hannah Gershon Cole of Eastham & Elkanah Big-
gers of Harwich was married Jan. 29. 1729

By Joseph Doane first. Peace.
Elkanah Rogers, ^{of Eastham} & Eleanna Gates of H-
arwich were married Feb. 18. 1730

By Joseph Doane first. Peace
Henry Young of North Precinct Eastham
& Elenor Cole of Eastham were married
in Harwich July 29. 1731. By Joseph
Doane first. of the Peace.
Amos Knowles of Eastham & Rebecca
Dillingham of Harwich were married
January 29. 1729. by Rev. Nathl. Stone.
Isaac Mayo of Eastham & Patience
Rogers of Harwich were married May
Harwich 23. 1732 by Joseph Doane first. Peace.

Jeremiah Nickerson of Eastham & Deb-
orah Gates of Harwich were married
Nov. 7. 1734. by Joseph Doane first. Peace
Barnabas Freeman of Eastham and
Mary Stone of Harwich was married
Dec. 10. 1734 by Rev. Nathaniel Stone.

Samuel Knowles of Eastham, & Sarah
Freeman of Harwich were married
Oct. 16. 1735 by Joseph Doane first. of the Peace.

Elisha Higgins of Eastham & Rachel Hopkins of Harnich were married March 26. 1746

By Rev. Nathaniel Stone.

Israel Cole Jr. of Eastham & Pennculer Bourne of Eastham were married in Harnich Mar.

" — By Joseph Doane Just. of the Peace.

Paul Higgins of Eastham & Reheccah May of Harnich were married Oct. 21. 1737

By Joseph Doane Just. of the Peace
Joseph Cole of Eastham & Sarah Nickerson of Harnich were married Nov. 17. 1737

By Joseph Doane Just. of the Peace
Oliver Arey of Eastham & Elizabeth Gould of Harnich were married March 9. 1737.

By Joseph Doane Just. of the Peace
Nathaniel Knobles of Eastham & Mary Freeman of Harnich were married Jan 11. 1739

By Joseph Doane Just. of the Peace
Samuel Paine of Eastham & Mary Gould of Harnich were married March 25. 1742

By Joseph Doane Just. of the Peace
Ebenezer Mayo of Eastham & Aspinwall Freeman of Harnich were married Jan 20. 1744

By Joseph Doane Just. of the Peace
Rev. Joseph Lord of Eastham & Betty Ann Smith of Eastham were married in Harnich Nov. 16. 1743 by Rev. Nath. Stone
Gashers Rogers of Harnich & Bliza King of Eastham were married Jan 5. 1743

By Rev. Nathaniel Stone.

Isaac Smith of Eastham & Mary Freeman of Harwich were married Mar. 18. 1744.

By Joseph Freeman Jr. Deacon.

Benjamin Mayo of Eastham & Sarah Snow of Harwich were married Jan 19. 1746.

By Rev. Nathaniel Stone.

John Berry of Yarmouth & Mary Walker of Eastham were married in Harwich

Nov. 9. 1748 by Rev. Mr. Edward Pele.

John Mayo of Eastham & Ruth Nickerson of Harwich were married Apr. 6. 1749

By Joseph Doane Jr. of the Town

Zachariah Higgins of Eastham & Mercy Crosby of Harwich were married Oct 5. 1749

By Rev. Isaiah Dunster.

Ezekiel Andrews of Eastham & Thankful Rogers of Harwich were married

Feb. 28. 1750, by Rev. Edward Pele.

Christian Remick of Eastham & Sarah Freeman of Harwich were married Aug.

27. 1752 By Rev. Isaiah Dunster.

Jethro Higgins of Eastham & Ruth Hurd of Harwich was married March

11. 1755 by Rev. Isaiah Dunster.

Joshua Mayo of Eastham & Sarah Done of Harwich was married Dec 24. 1767

Joseph Smith of Eastham & Lydia Partridge of Harwich were married Apr. 18. 1794 by Rev. John Simpkins.

* By Samuel Winslow Esq.

Joseph Smith of Eastham

Emes Rogers Spinnel of Eastham & Nabby La-
ter of Harwich were married in 1793 by

Rev. John Simpkins

Harwich John Sparrow of Eastham & Rosannah
Smith of Harwich were married Oct. 1791

By Rev. John Simpkins

A true copy from the Records of the town
of Harwich

Attest. Ephraim Doane ¹ Town ² Clerk

Chilmark Nathaniel Knobles of Eastham & John
Allen Hunt of Chilmark were married Feb.
1706/7 by Benjamin Skiff Esq.
A true copy from the Records of the town
of Chilmark

Attest James N. Tilton ¹ Town ² Clerk

Chatham Israel Mayo of Eastham & ² Clerk
Mary Rider of Yarmouth married
(in Chatham) Apr. 2. 1734 by Joseph
Doane Justice of the Peace.

Joseph Doane Jr. of Eastham & Deborah
Paddock of Chatham married Sept.
34. 1725 by Joseph Doane Justice of the Peace
Jeffreah Doane of Eastham & Elizabeth
Coxwell of Chatham married Oct. 24.
1758, by Rev. Stephen Emory.

Ephraim Atwood of Eastham and
Bettiah Harding of Chatham married
Dec. 25. 1755 by Rev. Stephen Emory

Chas Simon Newcomb of Eastham & Grace
Ham Harding of Chatham married Apr.
12. 1759, by Rev. Stephen Emory.

Timothy Alwood of Eastham and
Susanna Harding of Chatham married
Nov. 22. 1757 by Rev. Stephen Emory.

Samuel Higgins 3rd of Eastham & Eliz
abeth Bassett of Chatham married
Mar. 1. 1759 by Rev. Stephen Emory.

Samuel Alwood of Eastham and
Experience Nickerson of Chatham
married April 1. 1760 by Rev. Stephen
Emory.

Samuel Snow of Eastham and
Sarah Atkins of Chatham married
Chath. 29. Jan. 1761 by Rev. Stephen Emory.

Sam. Heman Young of Eastham & Dr
the Godfrey of Chatham married
Feb. 27. 1766 by Rev. Stephen Emory.

Hezekiah Higgins of Eastham and
Anna Sears of Chatham married
Nov. 10. 1794 by Rev. Stephen Emory.

Edmund Snow of Eastham & Susan
nah Atkins of Chatham married
Jan. 11. 1776 by Rev. Stephen Emory.

Nathaniel Eldridge of Chatham and
Elizabeth May of Eastham married
January 20. 1780 by Rev. Stephen Emory.

Josiah Sparrow of Eastham & Mercy
Smith of Chatham married January
—1782 by Elijah Knowles Just, of the Peace,
Solomon Higgins of Eastham & Molly
Higgins of Chatham married February 3.
1789 by Rev. Thomas Roby.

Chath. Nathaniel Hopkins of Eastham and Bel-
am. see Eldridge of Chatham — November 15.
1794 by Rev. Thomas Roby.

David Godfrey of Chatham & Ruth Higgins
of Eastham — November 15. 1794 by Rev.
Thomas Roby.

Joseph Higgins of Eastham and Betsy
Godfrey of Chatham — Nov. 22. 1796 by
Rev. Ephraim Briggs.

Henry Knowles of Eastham and Betsy
Doane of Chatham married May 8. 1800
By Rev. Ephraim Briggs.

A true copy from the records —

Attest Josiah May, Town Clerk.

Rock Dr. Samuel Oliver of Eastham-
ester and Thankful Harmonon do-
minated July 12th 1783
A true copy of Record of.

Attest. Theophilus King
Town Clerk of Rochester.

Barn & Joseph Barnabas of Barnstable
Mall 3 Ruth Ralph of Eastham, By Rev.
Joseph Green, Dec. 24. 1765.

Joseph Smith of Eastham & Rebecka
Ab. Thaxter of Barnstable; By John
Thaxter Esq. Nov. 18, 1738.

Edward Loring of Eastham & Ab-
igail Pitcher of Barnstable by Nymphus
Affanson Esq. Apr 2. 1768.

A true copy from the records of the town
of Barnstable.

Attest. Ferdinand L. Kelly
Town Clerk

The foregoing are true copies from the
transcripts.

Attest - H. Doane 2 Town Clerk
of Eastham

Young James Higgins of Eastham & Sarah Lewis
daughter of Garmonette married Oct 6. 1742 by Rev. Josiah Dennis

William Kent of Eastham & Hannah Sears of Yarmouth
daughter married Jan. 16. 1765 by Rev. Josiah Dennis

Noah Doane of Eastham & Bathsheba Nickerson of Yarmouth
daughter married Dec. 17. 1755 by Rev. Grindal Rawson

James Bangs of Eastham & Deborah Hallett of Yarmouth
daughter married March 10. 1759 by Rev. Grindal Rawson

Thomas Rogers of Eastham & Hannah Crosby of Yarmouth
daughter married after 29. 1762 by Rev. Josiah Dennis

Isaac Jackson of Eastham & Hannah Martha of Yarmouth
daughter married Feb. 20. 1766 by Rev. Nathaniel Stone

David Knobles of Eastham & Elizabeth Flower of Yarmouth
daughter married March 2. 1769 by Rev. Nathaniel Stone

Benjamin Higgins of Eastham & Margaret Sears of Yarmouth
daughter married May 19. 1774 by Rev. Nathaniel Stone

Eliza Rogers of Eastham & Rachel Chase of Yarmouth
daughter married June 16. 1780 by Rev. Nathaniel Stone

Isaac Rogers of Eastham & Lucy Crowell of Yarmouth
daughter married July 25. 1785 by Rev. Nathaniel Stone

Eliza Doane of Eastham & Hannah Bapitt of Yarmouth
daughter married Oct. 11. 1791. by Rev. Timothy Alden

Attest. Copy of Records agreeable to Laws of
1857. Chap. 84

Attest. William P. Davis,
Treas. Clerk

Attest. William P. Davis,
Treas. Clerk

True copy from Transcript, Attest. H. Dacres
Treas. Clerk

**TOWN OF
EASTHAM, MA**

**MARRIAGE
INTENTIONS**

1857-1897

**MARRIAGES IN
OTHER TOWNS**

prior to 1800

END